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No. 148

House of Representatives

The House met at 9 a.m. and was called to order by the Speaker pro tempore (Mr. COHEN).

DESIGNATION OF SPEAKER PRO TEMPORE

The SPEAKER pro tempore laid before the House the following communication from the Speaker:

WASHINGTON, DC,
October 2, 2007.

I hereby appoint the Honorable STEVE COHEN to act as Speaker pro tempore on this day.

NANCY PELOSI,
Speaker of the House of Representatives.

MORNING-HOUR DEBATE

The SPEAKER pro tempore. Pursuant to the order of the House of January 4, 2007, the Chair will now recognize Members from lists submitted by the majority and minority leaders for morning-hour debate.

The Chair will alternate recognition between the parties, with each party limited to 25 minutes and each Member, other than the majority and minority leaders and the minority whip, limited to 5 minutes, but in no event shall debate continue beyond 9:50 a.m.

The Chair recognizes the gentleman from California (Mr. ISSA) for 5 minutes.

WAR IN IRAQ

Mr. ISSA. Mr. Speaker, today in the Committee on Oversight and Reform, we are going to continue without a doubt the attack on our men and women in uniform. It is clear after last week's debate in which 79 Members of the House refused to denounce MoveOn.org for their attacks on the patriotism of General David Petraeus, there are those who intend to continue to attack the war on any front.

Mr. Speaker, I rise not because I support the war, not because I love war,

not because in fact I have any desire to have this war or any war last one day longer than absolutely necessary.

Mr. Speaker, unable to effectively portray our men and women in uniform as guilty of wrongdoing, in spite of the fact that one of our Members called in fact our marines, marines based at Camp Pendleton, killers of women and children in cold blood. Those charges for the most part have already been dismissed.

Our men and women in uniform make mistakes. In the Committee on Oversight and Reform today, we are going to be talking about not our men and women in uniform, but men and women who served an average of 10 years in uniform who have joined private contractors in support of our State Department. Specifically, Mr. Speaker, I am talking about Blackwater. I am not defending Blackwater. The truth is neither Speaker PELOSI nor Chairman WAXMAN know what happened in Iraq in September. What we do know is that there are investigations going on into the specific incidents, like so many incidents in a country in which every day soldiers, sailors and marines die by IEDs and roadside bombs and other ways of killing our men and women without taking risk to their own lives.

An incident like that apparently occurred in September, but instead of waiting until the IG, the FBI, the State Department concluded their investigations, today, Mr. Speaker, the Government Oversight and Reform will decide that they are going to go after the facts directly. They have subpoenaed directly the CEO of that company, not because he was there, not because he has some special knowledge, but because, Mr. Speaker, it is all about the headlines. The bodies were not even cold on that incident before the Committee on Oversight and Reform began to prepare for today's hearings.

In order to believe that Blackwater is guilty before the evidence is in, you

have to believe the Minister of Interior. Mr. Speaker, you have to believe the very organization that former Washington, DC, Chief Ramsey and retired four star General Jim Jones called that organization that he leads, some 300,000 police, 85 percent of whom are Shia, so corrupted and so compromised as to be disbanded. In fact, that is exactly the organization that apparently arrived and apparently is to be believed that some wrongdoing occurred.

Mr. Speaker, when I went to Iraq the last time or one time, I went with Chairman WAXMAN and now Speaker PELOSI, our unit was guarded by Blackwater. At that time, I didn't hear any objections to the overhead cover provided by Blackwater. I didn't hear any objections to the EOD unit that was protecting us against bombs. In fact, Mr. Speaker, the only time there seems to be a desire to have this type of oversight is when the headlines would help demean the very effort we are involved in in Iraq.

Mr. Speaker, I trust that the American people are in fact more knowledgeable of what this war is all about. Not that they want this war, but that they do not want to have the men and women in uniform or those Americans who under contract go to this combat zone willingly, most of them after service in that combat zone while in uniform, demeaned without a fair opportunity for investigation.

Mr. Speaker, I was one of many Members of Congress who asked that today's hearing be postponed until at least the State Department, the FBI, and other organizations had an opportunity to do a proper investigation. I am proud to be a ranking member on the Subcommittee on Oversight and Reform, but I am ashamed that we in fact are doing trials rather than oversight. We have never done anything more shameless than what we are doing today, going after an organization without waiting for the facts. We

□ This symbol represents the time of day during the House proceedings, e.g., □ 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.



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do not oversee Blackwater in the Congress; we oversee the administration, and we should be looking at their reports, we should be looking at what they have done, and we should be in fact reforming anything that is wrong in the administration.

So I trust that today's hearings will be watched by many people, Mr. Speaker. I trust that Members of this body will view this as what it is, a witch hunt, because they can't go after our men and women in uniform.

ACKNOWLEDGING IRAQIS AT RISK

The SPEAKER pro tempore. Pursuant to the order of the House of January 4, 2007, the gentleman from Oregon (Mr. BLUMENAUER) is recognized during morning-hour debate for 5 minutes.

Mr. BLUMENAUER. Mr. Speaker, there is fierce debate and dissension on this floor and in Congress and around the country about the war in Iraq. This disagreement runs deep. It is profound. I believe it to be sincere. But there is one thing that everybody will agree on regardless of whether they think this war is merited or not, regardless of whether they think it has been prosecuted in a reasonable and efficient manner or not. They can acknowledge the debt and obligation that the United States has to over 4 million Iraqis who have been forced to flee their homes. This is a humanitarian crisis that rivals Darfur. It is the worst ongoing humanitarian crisis in the world at this point.

Over 2 million Iraqis have fled their country. And while there is debate over the precise numbers these days, whether it is an additional 25,000 a month or 50,000 a month, whether it is going up or going down, no one disputes that they are still fleeing their homes by the thousands.

I first became involved with the problem of the Iraqis who are at risk because they help the United States, guides and translators, when I started working with a group of high school students in Portland, Oregon, at Lincoln High School, who were working in turn with some Oregon National Guard members who had returned to Oregon but were trying desperately to save the life of a young woman who had served as their translator. Because she had helped the Americans, she was targeted. She and her family were targeted by extremists. It took months. Time doesn't permit going through all the hurdles that we encountered. Luckily, that young woman is safely in the United States now going to college and she is no longer at risk, although afraid to show her face or to be identified specifically for fear that her family would in turn be targeted. I made a commitment to those young people in the high school and in the Oregon National Guard that we would work to introduce comprehensive legislation to make it easier to meet the obligation to those who took America at its word, who helped our brave soldiers, and who in turn now have their lives imperiled.

We have introduced comprehensive legislation that would increase the allowable number that could come, that would put somebody in charge of this responsibility, make it possible to actually be processed in country.

It is ironic that we have the largest embassy in the world in Baghdad, and yet the Iraqis have to leave the country to seek refugee status. They can't go to the green zone and this vast embassy. They have to leave the country in order to apply for asylum.

I frankly was encouraged that last week our colleagues in the Senate made important progress by passing an amendment to the Senate defense authorization bill that would start to address the crisis by including some of the elements in the comprehensive legislation that I have introduced. It is an important first step, but it is only a first step. It is time for the United States to do the right thing for these people whose lives are imperiled.

When we started this process at the beginning of the fiscal year, the United States was going to allow 7,000 people in the country. A small number, actually, by comparison to what little Sweden, for example, was willing to do, a country a fraction of our size, and they aren't the country who engineered this war nor are occupying Iraq. Well, in a few months that goal of 7,000 was reduced to 2,000. As the fiscal year ended this last weekend, we fell short even of that reduced goal: Only 1,600 of these Iraqi refugees were brought into this country.

Our failure to step up is having serious operational consequences. Ambassador Crocker in a memo that has been I suppose leaked but widely published, widely disseminated here in Washington, DC, points out that the failure to help these people who are helping us actually undermines the ability to have other guides and interpreters and people working with us. We risk leaving a legacy of despair, undermining our credibility in the Middle East, to say nothing of the thousands of people whose lives are at risk.

I urge my colleagues to join me in passing comprehensive legislation that will deal with this humanitarian crisis, at least for the people who are most at risk for having put their trust in the United States as they worked to help us.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess until 10 a.m. today.

Accordingly (at 9 o'clock and 13 minutes a.m.), the House stood in recess until 10 a.m.

□ 1000

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. HOLDEN) at 10 a.m.

PRAYER

The Chaplain, the Reverend Daniel P. Coughlin, offered the following prayer:

Divine teacher and source of ageless wisdom, keep within Your vision all students, teachers, school administrators, and providers from families, business and government who are engaged in education across this vast and varied land.

Fan into flame, Lord, the desire for knowledge and the ability to make good decisions in Your people of all ages. Help the young to use their energy and imagination in all intellectual pursuits. Guide committed students to adjust to the needs of our times and look beyond self-interest to serve the broader community with global perspective.

Confirm professionals and the elderly with educational opportunities which will draw upon their experience and offer greater wisdom.

May educational possibilities flourish in this Nation so that growth in technology, science and human understanding may create an exciting future for Your people and give You greater glory founded upon solid reasons for faith and love, both now and forever.

Amen.

THE JOURNAL

The SPEAKER pro tempore. The Chair has examined the Journal of the last day's proceedings and announces to the House his approval thereof.

Pursuant to clause 1, rule I, the Journal stands approved.

PLEDGE OF ALLEGIANCE

The SPEAKER pro tempore. Will the gentleman from Pennsylvania (Mr. PITTS) come forward and lead the House in the Pledge of Allegiance.

Mr. PITTS led the Pledge of Allegiance as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

CHILDREN'S HEALTH INSURANCE PROGRAM

(Mr. COOPER asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. COOPER. Mr. Speaker, President Bush, having vetoed fewer bills than almost any President in American history, is now talking about vetoing many bills. One of these is the children's health insurance bill, the so-called CHIP or SCHIP piece of legislation.

To veto this bill would be a big mistake. One reason is the Senate has already demonstrated it has the votes for an override, and I think in the House it's just a question of time until we have the votes to override.

But the key point is this: It's a good bill. And I don't say that lightly. I

voted against the first version of the SCHIP legislation that came through the House. I thought it was unaffordable, and over half the bill wasn't for kids at all; it was for senior citizens.

This bill is tightly focused on poor children. Poor children, only up to 200 percent of poverty, not the \$80,000 you may have been hearing about on talk radio. These are the Tiny Tims of the United States. President Bush should not want to play Ebenezer Scrooge in this play.

IN MEMORY OF HARRY SHULER DENT

(Mr. WILSON of South Carolina asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. WILSON of South Carolina. Mr. Speaker, Harry Shuler Dent passed away Friday. The Charleston Post and Courier recognized him as the father of the present-day South Carolina Republican Party and White House southern strategist.

Lee Bandy of Columbia's The State outlined Harry Dent's successful career as a journalist, chief of staff for Senator Strom Thurmond, State Republican Chairman, White House Deputy Counsel, and founder of a multinational lay ministry.

I was grateful to see firsthand Harry's achievements. Under his leadership, the South Carolina Republican Party grew in the 1960s from no officeholders to having majorities in the State legislature, congressional delegation and Statewide offices. In Romania I watched his ministry take action and provide medical equipment to a local hospital.

His greatest achievement was to marry his high school sweetheart, Betty Francis Dent. In their 56 years of marriage, they produced four outstanding children, Harry, Jr., Jack, Dolly and Ginny, along with nine grandchildren.

As a political adviser, mission director and dedicated family man, Harry Dent has made an extraordinary difference to the people of South Carolina.

In conclusion, God bless our troops, and we will never forget September the 11th.

PRESIDENT BUSH'S VETO THREAT ON SCHIP

(Mr. STUPAK asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. STUPAK. Mr. Speaker, during a speech at the 2004 National Convention, President Bush made a promise to cover America's uninsured children. The President said, "In a new term we will lead an aggressive effort to enroll millions of poor children who are eligible but not signed up for the government's health insurance program."

Last week, both this House and the Senate passed a bill to reauthorize the State Children's Health Insurance Program, or SCHIP, which provides health coverage for children in low-income families who would otherwise be uninsured. This bipartisan bill will allow 4 million children who are currently eligible for SCHIP, but not yet enrolled, to now receive coverage. In fact, it does just what President Bush said he would do if America reelected him. But despite this election year promise, President Bush is now threatening to veto the bipartisan SCHIP reauthorization act.

Mr. Speaker, if the President vetoes this much-needed legislation, he will be breaking his election year campaign promise to enroll millions of currently eligible but uninsured children in the SCHIP program. I hope the President will reconsider his veto threat and instead hold to his promise to strengthen the SCHIP program.

BURMA

(Mr. PITTS asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. PITTS. Mr. Speaker, the peaceful protestors in Burma deserve our support, and the brutal generals in charge of the SPDC must be held accountable.

Reports on the number of deaths ordered by the dictatorship range from hundreds to thousands. It's difficult to get specific numbers, particularly as other reports detail the regime burning dead bodies so that no one can get an accurate count of the dead and disappeared.

One new image shows the badly bruised and semi-dressed body of a Buddhist monk floating face down in the Rangoon River.

The regime has also no respect for journalists. A Japanese journalist was shot point blank by the dictator's troops, and the regime detained other journalists.

One senior Burmese intelligence official is claiming that thousands of protestors are dead, and the bodies of hundreds of executed monks have been dumped in the jungle.

We must do everything possible to press the regime to stop the killing and detentions. This includes sanctions against the regime, specifically freezing bank accounts of members of the dictatorship.

The people of Burma deserve to live in peace and freedom.

WHAT KIND OF NATION ARE WE?

(Mr. KAGEN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. KAGEN. Mr. Speaker, what kind of Nation are we? And is anyone really listening?

Forty-seven million citizens have no health care coverage at all. Zero. And

the costs, the costs for care are simply impossible to pay. People cannot afford to pay for their pills, for their doctor bills, for their hospital tests and treatments. They can't even afford their cancer treatments. And why? It's simple. They don't have the money.

And what kind of Nation are we when, in Shawano County in Wisconsin at the courthouse, 19 out of 20 families going bankrupt do so because they can't pay their medical bills?

We need a uniquely American solution to this crisis and we need it now because my patients can't hold their breath any longer.

Mr. Speaker what kind of Nation are we? Let's all agree here, right now and right here to change this situation. This is a national disgrace. My constituents are listening and so are yours. Let's end this national nightmare and guarantee access to affordable care for everyone everywhere in these United States.

THE BACK DOOR IS OPEN

(Mr. POE asked and was given permission to address the House for 1 minute.)

Mr. POE. Mr. Speaker, the Government Accountability Office is in the border crossing business. Like the illegals, drug dealers, smugglers that cross both our southern and northern borders at will, GAO investigators recently crossed undetected from Canada into the United States in three different areas with, get this, red duffel bags of radioactive material, detonators and narcotics. They crossed with no problem, and no border agent was anywhere in sight.

On the 5,000-mile Canadian border, there are no more than 250 border agents on duty at any given time according to a deputy chief of the Border Patrol. It sounds easy to slip back and forth unnoticed across the border.

A GAO investigator said that "there were substantial vulnerabilities on the northern border to terrorists and criminals entering the United States undetected". While America's watching the front door to illegal crossing at the southern border, the back door is wide open to unwanted illegal guests on the northern border.

Homeland Security needs to get serious about homeland security and shut the open doors to our homeland.

And that's just the way it is.

REAL AND MEANINGFUL CHANGE IN CONGRESS

(Mr. LAMPSON asked and was given permission to address the House for 1 minute.)

Mr. LAMPSON. Mr. Speaker, I'm proud to be a Member of this Congress which has delivered to the American people real and meaningful change. We are fiscally responsible. We have instituted pay-as-you-go rules and deficit reduction discipline.

Where our majority has made real progress is by creating greater opportunity and a chance for prosperity for

all. Already we have reduced the cost on student loans and increased the size of Pell Grant scholarships, and President Bush signed our college affordability bill into law last week. We thank him.

We gave millions of Americans a pay raise by increasing the minimum wage and restored government oversight lacking for the last 6 years, saving billions of taxpayer dollars and exposing corruption. These investments, done for all Americans, are a few examples of how this Congress is taking America in a new direction.

EXPAND OUR NATION'S EXPORT MARKETS

(Mr. SMITH of Nebraska asked and was given permission to address the House for 1 minute.)

Mr. SMITH of Nebraska. Mr. Speaker, I rise today in support of expanding our Nation's export markets. Last week Congress was challenged to implement the proposed free trade agreement with Peru. It is a challenge we need to meet.

The agreement laid on the table will create significant new opportunities for American farmers, ranchers, businesses and consumers by opening new markets and reducing trade barriers.

Nebraska's agriculture producers, manufacturers and service providers deserve more access to foreign markets. Last month I hosted a forum on the importance of exports for Nebraska and the United States.

Trade supports nearly one in five jobs in Nebraska, and Nebraska exported \$2.8 billion worth of agriculture products in 2005.

Opening new export markets has long been a priority of mine. It goes without saying that agriculture markets are tremendously important to my district and the Nation as a whole, and I hope to help Nebraska's products continue to compete in the global marketplace.

PRESIDENT BUSH'S VETO THREAT ON CHIP

(Mr. WELCH of Vermont asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. WELCH of Vermont. Mr. Speaker, last week, Congress passed legislation, of course, to reauthorize the Children's Health Insurance Program. It's a bipartisan bill, provides health coverage to 10 million low-income Americans. It's fully paid for, no change in eligibility requirements. And the President says he's going to veto it because it's going to lead to "socialized medicine."

We've had children who have received access to doctors for years. Many States have done it on their own. The Federal Government has supported it with the children's health care initiative. And what's happened? Children have been able to see a doctor. Parents have gone to bed at night with the con-

fidence that if their child was sick they'd have access to health care.

It is bipartisan. Republican Senator SUSAN COLLINS said, "I can't believe the President would veto a program that benefits low-income children."

CHARLES GRASSLEY: "The President's understanding of our bill is wrong. I urge him to reconsider."

Senator HATCH: "We're talking about kids who basically don't have coverage."

No justification for this veto, Mr. President. Change your mind.

AUTO INDUSTRY MOVING TOWARD A BRIGHTER FUTURE

(Mrs. MILLER of Michigan asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. MILLER of Michigan. Mr. Speaker, the recent contract negotiated by General Motors and the United Auto Workers was really a historic watershed for the domestic auto industry.

By tackling the very tough issues of pension reform and job security and, most importantly, health care reform, the industry is now poised to compete and win against foreign competitors.

The domestic auto industry has momentum in moving toward a brighter future, a future that will include high-tech alternative fuel vehicles that will help us reduce our dependence on foreign oil.

I had the opportunity actually last week to check out one of these vehicles. This was the Ford Edge powered by a lithium ion battery. This is a vehicle that uses no gas and its only emission is actually water.

That is the future if we join the cause. This Congress needs to partner with the domestic auto industry and the UAW to ensure that we produce those automobiles right here in America.

What we should not do is enact draconian fuel economy standards that will stifle innovation, assist our foreign competitors and kill American jobs. Both management and labor are doing their jobs to strengthen the industry. Now is the time for Congress to step up and do ours. Focus on the future, focus on technology, and focus on American jobs.

□ 1015

DEMOCRATIC CONGRESS PASSES BILL THAT FORCES BUSH ADMINISTRATION TO PLAN FOR REDEPLOYMENT

(Mr. KLEIN of Florida asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. KLEIN of Florida. Mr. Speaker, when President Bush announced that he was keeping the troop escalation plan in effect until next summer, it was clear that he had no plan for end-

ing the war in Iraq. In fact, the administration admits that they see our troops remaining in Iraq for at least 10 more years.

President Bush continues with the status quo in Iraq even though the Iraqi Government is not fulfilling its promise to meet the political benchmarks that were outlined by President Bush himself earlier this year.

House Democrats are not going to tolerate another decade of our troops serving as referees in a civil war. And while this Congress cannot force the President to change course in Iraq until some of our Republican colleagues break ranks with the administration, I think that they even see the value in forcing this administration to finally come up with an exit strategy that is strategic in purpose.

Today the House will vote on legislation that would require the President and his administration to develop and submit a comprehensive redeployment strategy within the next 60 days. This war cannot go on indefinitely, and this administration needs to begin preparing for the day that we can finally bring our troops home.

URGING THE PRESIDENT TO VETO THE DEMOCRATIC CONGRESS'S SCHIP BILL

(Mr. PENCE asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. PENCE. Mr. Speaker, in 1998 the Republican Congress enacted the State Children's Health Insurance Program to help children of families near poverty.

But now, true to their big government agenda, the Democrat Congress has sent the President a massive increase in the SCHIP program that will usher in a new era of socialized medicine in America. This bill will take a program designed to help children near the poverty level and expand it to include families with incomes of up to \$83,000 a year, and Democrats would pay for this middle-class entitlement with a 61 cent per-pack tax increase on cigarettes.

Let's provide health insurance for children of the poor and the near poor, but let's reject a liberal Democratic Congress's attempt to create middle-class entitlements on the backs of American smokers.

Mr. President, veto this bill.

MOURNING TAYLOR BRADFORD AND URGING CONGRESS TO PASS THE COPS BILL

(Mr. COHEN asked and was given permission to address the House for 1 minute.)

Mr. COHEN. Mr. Speaker, on Sunday night a football player, a young man named Taylor Bradford on the University of Memphis football team, was murdered on our campus. The football team, the City of Memphis, and the

university mourn the passing of this fine young man.

We play a game tonight on ESPN2 against Marshall, and there will be a moment of silence, a moment of silence for that young man's memory.

But while it is a national news event because he was a football player, he is an example of people who have senselessly been killed in this country, and there are crime problems everywhere. That is why we need to pass the COPS bill that this House has passed and the Senate should pass to provide community policing and aid for local governments to hire more policemen, to have feet on the streets to protect our citizenry.

While there are horror stories in Baghdad, there are horror stories in America; and we need to protect our own.

I will remember Taylor Bradford, and I will remember all victims of senseless crime tonight.

URGING MEMBERS TO VOTE "YES" ON H.R. 2003, ETHIOPIA DEMOCRACY AND ACCOUNTABILITY ACT

(Mr. HONDA asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. HONDA. Mr. Speaker, I rise today to urge my colleagues to vote "yes" on H.R. 2003, the Ethiopia Democracy and Accountability Act.

As Chair of the Ethiopia Caucus, I believe that if given the necessary tools, Ethiopia can truly be a lighthouse for Africa. In the dawn of the Ethiopian millennium, it is important now more than ever to celebrate this country with vigilance and genuine partnership.

I will continue to be an advocate of humanitarian assistance to Ethiopia and for supporting policies that promote trade and economic development there, but I cannot comply with clear offenses to the democratic process by the ruling government right now.

I believe that the financial and ideological backing of the United States administration can encourage the Ethiopian Government to allow for the effective participation of opposition parliamentarians and civil society.

I hope we can find a way to provide substantially more support for a true political and economic partnership with the Ethiopian people beyond this legislation.

I will vote "yes" on Mr. PAYNE's legislation. I ask my colleagues to do so too.

BIPARTISAN AGREEMENT ON CHILDREN'S HEALTH IS SOMETHING THE ENTIRE CONGRESS SHOULD SUPPORT

(Mr. WILSON of Ohio asked and was given permission to address the House for 1 minute.)

Mr. WILSON of Ohio. Mr. Speaker, last week the House and Senate passed

a bill ensuring that 10 million low-income children have access to the quality health care coverage they need to live healthy and productive lives.

Democrats and Republicans alike worked together to do what was right for our Nation's children. This bipartisan agreement will strengthen the SCHIP program over the next 5 years by ensuring that an additional 4 million low-income children receive access to health care coverage they desperately need.

At a time when the number of uninsured children is increasing, we need to do more, more to ensure that they have access to quality health care, and that is what this bipartisan agreement does.

Despite strong bipartisan support here in Congress, President Bush is threatening to veto this bill. Instead, he favors a plan that would take health care coverage away from needy children. A million children would lose health insurance coverage. He should reconsider his veto threat and support our bipartisan legislation.

INTELLECTUAL PROPERTY ENFORCEMENT ACT

(Mr. DONNELLY asked and was given permission to address the House for 1 minute.)

Mr. DONNELLY. Mr. Speaker, I rise today in support of H.R. 3578, the Intellectual Property Rights Enforcement Act.

In recent weeks, the confidence of the American people has been shaken by the revelation that contaminated food and counterfeit products have entered our country, threatening the safety of American consumers.

However, for many manufacturers in my home State of Indiana, dealing with counterfeit products has been a part of everyday business. It is estimated that these products comprise almost 10 percent of world trade, that they are costing American companies nearly \$250 billion in revenue and an estimated 750,000 jobs.

In order to address this IP theft, I have joined with other Members of Congress and also with Senator EVAN BAYH and Senator GEORGE VOINOVICH on the Intellectual Property Enforcement Act. It has been endorsed by numerous groups, from the Chamber of Commerce to the AFL-CIO. This legislation creates a global task force to encourage our trading partners to join in a united effort to combat the practice of stealing intellectual property.

I ask my fellow Members to join me in supporting this legislation.

HONORING MAHATMA GANDHI

(Mr. McDERMOTT asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. McDERMOTT. Mr. Speaker, today is a very special day. Today, October 2, marks the birthday of Mahatma Gandhi. To honor him, the

United Nations approved a resolution that, beginning today, designates October 2 as International Day of Non-violence.

It's a start, one that was inspired by Sonia Gandhi after she successfully led an international conference called "Peace, Nonviolence and Empowerment—Gandhian Philosophy in the 21st Century." There is a yearning for peace, for an end to world hunger and poverty, and a world in which peace and justice for all is not a dream but a reality.

Gandhi showed us the way. He said: "Nonviolence is not a garment to be put on and off at will. Its seat is in the heart, and it must be an inseparable part of our being."

Gandhi's philosophy is a legacy he left to benefit the whole world. It is up to us to preserve this great gift. And I will do my part. I have introduced House Resolution 653 to express the sense of the Congress that the concept of nonviolence and the teaching of Gandhi remain relevant in this world.

As Gandhi himself said: "Nonviolence is the greatest force at the disposal of mankind. It is mightier than the mightiest weapon of destruction devised by the ingenuity of man."

The U.N. resolution itself shows Gandhi's remarkable ability to change the world. A record 143 nations cosponsored the U.N. resolution, Gandhi uniting us again.

Let us resolve to honor his memory by dedicating ourselves to Gandhi's philosophy of peace through non-violence. It is the only path to true peace in the world.

BUSH AND CONGRESSIONAL REPUBLICANS HAVE MISPLACED PRIORITIES: WAR OVER CHILDREN'S HEALTH

(Mr. ELLISON asked and was given permission to address the House for 1 minute.)

Mr. ELLISON. Mr. Speaker, last week Democrats and Republicans came together here in Congress to pass a bipartisan bill that will ensure that 10 million low-income children have access to private health care insurance. The bill would invest \$35 billion more over the next 5 years in the Children's Health Insurance Program. It's fully paid for, as this Congress has vowed to pay as we go.

Despite receiving strong bipartisan support here in Congress, President Bush is threatening to veto this legislation. He says the bill is simply too big. Instead, the President proposes a \$5 billion funding increase that the nonpartisan CBO concludes would force 800,000 children to lose their health insurance.

Talk about misplaced priorities. President Bush didn't bat an eye when the Pentagon said that it needed as much as \$200 billion, with a "b," over the next year to continue the war in Iraq.

Mr. Speaker, President Bush has no problem sending billions of dollars to

Iraq every day, but doesn't seem inclined to support an investment in children's health care here in the U.S. Talk about misplaced priorities.

APPOINTMENT OF MEMBER TO U.S. GROUP OF THE NATO PARLIAMENTARY ASSEMBLY

The SPEAKER pro tempore. Pursuant to 22 U.S.C. 1928a, clause 10 of rule I, and the order of the House of January 4, 2007, the Chair announces the Speaker's appointment of the following Member of the House to the United States Group of the NATO Parliamentary Assembly to fill the existing vacancy thereon:

Mr. MILLER, Florida

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the Chair will postpone further proceedings today on motions to suspend the rules on which a recorded vote or the yeas and nays are ordered, or on which the vote is objected to under clause 6 of rule XX.

Record votes on postponed questions will be taken later today.

AWARDING A CONGRESSIONAL GOLD MEDAL TO MICHAEL ELLIS DEBAKEY, M.D.

Mr. AL GREEN of Texas. Mr. Speaker, I move to suspend the rules and pass the Senate bill (S. 474) to award a congressional gold medal to Michael Ellis DeBakey, M.D.

The Clerk read the title of the Senate bill.

The text of the Senate bill is as follows:

S. 474

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. FINDINGS.

The Congress makes the following findings:

(1) Michael Ellis DeBakey, M.D., was born on September 7, 1908, in Lake Charles, Louisiana, to Shaker and Raheej DeBakey.

(2) Dr. DeBakey, at the age of 23 and still a medical student, reported a major invention, a roller pump for blood transfusions, which later became a major component of the heart-lung machine used in the first successful open-heart operation.

(3) Even though Dr. DeBakey had already achieved a national reputation as an authority on vascular disease and had a promising career as a surgeon and teacher, he volunteered for military service during World War II, joining the Surgeon General's staff and rising to the rank of Colonel and Chief of the Surgical Consultants Division.

(4) As a result of this first-hand knowledge of military service, Dr. DeBakey made numerous recommendations for the proper staged management of war wounds, which led to the development of mobile army surgical hospitals or "MASH" units, and earned Dr. DeBakey the Legion of Merit in 1945.

(5) After the war, Dr. DeBakey proposed the systematic medical follow-up of veterans and recommended the creation of specialized

medical centers in different areas of the United States to treat wounded military personnel returning from war, and from this recommendation evolved the Veterans Affairs Medical Center System and the establishment of the Commission on Veterans Medical Problems of the National Research Council.

(6) In 1948, Dr. DeBakey joined the Baylor University College of Medicine, where he developed the first surgical residency program in the city of Houston, and today, guided by Dr. DeBakey's vision, the College is one of the most respected health science centers in the Nation.

(7) In 1953, Dr. DeBakey performed the first successful procedures to treat patients who suffered aneurysms leading to severe strokes, and he later developed a series of innovative surgical techniques for the treatment of aneurysms enabling thousands of lives to be saved in the years ahead.

(8) In 1964, Dr. DeBakey triggered the most explosive era in modern cardiac surgery, when he performed the first successful coronary bypass, once again paving the way for surgeons worldwide to offer hope to thousands of patients who might otherwise succumb to heart disease.

(9) Two years later, Dr. DeBakey made medical history again, when he was the first to successfully use a partial artificial heart to solve the problems of a patient who could not be weaned from a heart-lung machine following open-heart surgery.

(10) In 1968, Dr. DeBakey supervised the first successful multi-organ transplant, in which a heart, both kidneys, and lung were transplanted from a single donor into 4 separate recipients.

(11) In 1964, President Lyndon B. Johnson appointed Dr. DeBakey to the position of Chairman of the President's Commission on Heart Disease, Cancer and Stroke, leading to the creation of Regional Medical Programs established "to encourage and assist in the establishment of regional cooperative arrangements among medical schools, research institutions, and hospitals, for research and training".

(12) In the mid-1960s, Dr. DeBakey pioneered the field of telemedicine with the first demonstration of open-heart surgery to be transmitted overseas by satellite.

(13) In 1969, Dr. DeBakey was elected the first President of Baylor College of Medicine.

(14) In 1969, President Lyndon B. Johnson bestowed on Dr. DeBakey the Presidential Medal of Freedom with Distinction, and in 1985, President Ronald Reagan conferred on him the National Medal of Science.

(15) Working with NASA engineers, he refined existing technology to create the DeBakey Ventricular Assist Device, one-tenth the size of current versions, which may eliminate the need for heart transplantation in some patients.

SEC. 2. CONGRESSIONAL GOLD MEDAL.

(a) PRESENTATION AUTHORIZED.—The Speaker of the House of Representatives and the President Pro Tempore of the Senate shall make appropriate arrangements for the presentation, on behalf of the Congress, of a gold medal of appropriate design, to Michael Ellis DeBakey, M.D., in recognition of his many outstanding contributions to the Nation.

(b) DESIGN AND STRIKING.—For purposes of the presentation referred to in subsection (a), the Secretary of the Treasury (referred to in this Act as the "Secretary") shall strike a gold medal with suitable emblems, devices, and inscriptions to be determined by the Secretary.

SEC. 3. DUPLICATE MEDALS.

The Secretary may strike and sell duplicates in bronze of the gold medal struck pur-

suant to section 2 under such regulations as the Secretary may prescribe, at a price sufficient to cover the cost thereof, including labor, materials, dies, use of machinery, and overhead expenses, and the cost of the gold medal.

SEC. 4. STATUS OF MEDALS.

(a) NATIONAL MEDALS.—The medals struck pursuant to this Act are national medals for purposes of chapter 51 of title 31, United States Code.

(b) NUMISMATIC ITEMS.—For purposes of sections 5134 and 5136 of title 31, United States Code, all medals struck under this Act shall be considered to be numismatic items.

SEC. 5. AUTHORITY TO USE FUND AMOUNTS; PROCEEDS OF SALE.

(a) AUTHORITY TO USE FUND AMOUNTS.—There is authorized to be charged against the United States Mint Public Enterprise Fund such amounts as may be necessary to pay for the costs of the medals struck pursuant to this Act.

(b) PROCEEDS OF SALE.—Amounts received from the sale of duplicate bronze medals authorized under section 3 shall be deposited into the United States Mint Public Enterprise Fund.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Texas (Mr. AL GREEN) and the gentleman from Texas (Mr. BURGESS) each will control 20 minutes.

The Chair recognizes the gentleman from Texas (Mr. AL GREEN).

GENERAL LEAVE

Mr. AL GREEN of Texas. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and to include extraneous material on S. 474.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Texas?

There was no objection.

Mr. AL GREEN of Texas. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, today we take the final steps in the legislative process to accord the Honorable Dr. Michael E. DeBakey a Congressional Gold Medal.

While I am proud to be here at the revelation of this process while we are now revealing all that has taken place and all that has happened for us to have this great opportunity, I must confess that I was not there at the genesis of the process. But, Mr. Speaker, there is one person who has been a constant throughout the entirety of this process, and that one person, Mr. Speaker, is the Honorable KAY BAILEY HUTCHISON, Senator from the great State of Texas. She has been consistent in that she has annually filed this bill to get it to this point, and she has been persistent in that she has insisted that we work together so as to cause the Honorable Dr. Michael E. DeBakey to have this opportunity.

Mr. Speaker, while I am the original sponsor of the House bill, H.R. 1154, to accord this Congressional Gold Medal, there are many other persons who must be thanked. I want to thank my chairman of the Financial Services Committee, the Honorable BARNEY

FRANK, for the outstanding job that he has done to help get this piece of legislation, the bill that has already passed, out of the committee and to the floor. But he has also done an outstanding job in helping us to get the Senate bill to the floor, and for this we thank him.

I also would like to thank my colleagues Congressman MICHAEL BURGESS and Congressman JOHN CULBERSON for the outstanding job that the two of them jointly performed in getting the necessary signatures to get this bill to the floor.

□ 1030

That would be the bill in the House, not the Senate bill. But I want to thank them for what they did because it took getting the House bill through to get us to the point where we can now get the Senate bill passed, such that we can accord the Gold Medal.

I would like to thank the entire Texas delegation. They have all thought highly of Dr. DeBakey, and they have worked with us to make sure that we were in a position to get this done.

We want to thank the 313 cosponsors of this legislation. Literally, we have gone to the floor of the House and we have talked to persons who agreed that the Honorable Dr. Michael E. DeBakey should be accorded this preeminent privilege and this great honor.

I want to thank the House leadership because the leadership made it possible for the fellowship to be in this position today. And again, we thank Senator HUTCHISON and all of the Members of the Senate who have helped us with this process.

Mr. Speaker, the Congressional Gold Medal has 535 judges, 100 in the Senate, 435 in the House, because each Member of the House and each Member of the Senate has a vote on the Congressional Gold Medal. And I am honored to say that, while we must receive 290 votes in the House and 67 votes in the Senate, we have exceeded the required numbers in both the House and the Senate. People were excited about the opportunity to accord the Honorable Dr. Michael E. DeBakey a Congressional Gold Medal.

What is a Congressional Gold Medal? It is the Nation's highest and most distinguished civilian award. It was originally awarded to military leaders for their service and later became a civilian medal. It is the congressional equivalent of the Presidential Medal of Freedom. Each medal is unique. It is designed by the U.S. Mint and is duplicated in bronze for sale.

The Congressional Gold Medal has been awarded approximately 134 times to approximately 300 individuals. Some notable recipients include our first President, George Washington; General Andrew Jackson; the Wright brothers; Thomas Edison; Sam Rayburn, former Speaker of this august body; Sir Winston Churchill; Robert Kennedy; Lady Bird Johnson; Mother Teresa of India; Nelson Mandela; Rosa Parks; Pope John Paul, II; the Reverend Dr. Martin

Luther King and Coretta Scott King; and the last recipients were the Tuskegee Airmen. I was honored to be present in the rotunda when they received their Congressional Gold Medal in April of 2006.

Mr. Speaker, I think that Dr. Michael E. DeBakey, the oldest of five children, born of parents of Lebanese descent, has truly been an outstanding American. He was born in Louisiana in Lake Charles, performed his residency at Charity Hospital. Mr. Speaker, I am from Louisiana. I was born in New Orleans. I was born in Charity Hospital. And while it may be a bit of wishful thinking, there may be the possibility, or the possibility may exist, that I am a DeBakey baby and that he was performing his residency at Charity Hospital at the time that I was born.

Mr. Speaker, he was on the faculty of the Baylor College of Medicine from 1948 to 1993, where he chaired the Department of Surgery. He served as President and Chancellor of the Baylor College of Medicine.

And Mr. Speaker, I say from the bottom of my heart that I thank God for the Honorable Dr. Michael E. DeBakey. He has earned the right to receive a Congressional Gold Medal. He served his country in World War II, and he volunteered to perform this service. He helped to develop, while in the military, the mobile army surgical hospital, we know it as the "MASH" units. And Mr. Speaker, there is a TV program and a movie that was made popular because of the MASH units that were developed because of the Honorable Michael E. DeBakey. In fact, it may be said that, but for the Honorable Dr. Michael E. DeBakey, there might not be a MASH television series.

He helped to establish the VA Hospitals. He helped to establish the current Veterans Affairs medical system. He was one of the first to successfully perform a coronary bypass. He established the field of surgery for strokes. He led the movement to establish the National Library of Medicine. He performed the historic transplantation procedure, with a team of surgeons of course. He was the first person to successfully use a partial artificial heart to help patients who could not be weaned from the heart-lung machine following heart surgery.

He pioneered the field of telemedicine, with the first demonstration of open heart surgery transmitted overseas via satellite. He invented the Dacron tube, using his wife's sewing machine and fabric he purchased from a store in Houston, Texas. This, Mr. Speaker, was the first artificial artery.

He was a leader in the development of the artificial heart. He operated on more than 60,000 patients in Houston. He has published over 1,600 articles. He helped to establish health care systems around the world in Jordan, Morocco, Russia, Saudi Arabia, Spain, to name a few countries.

He became one of the persons to work at the Baylor School of Medicine, to

the extent that Baylor has recognized his unprecedented achievements by naming the DeBakey Heart Center in his honor. And also, the Baylor College of Medicine has named the Michael E. DeBakey Department of Surgery in his honor.

Dr. DeBakey is a great citizen, Mr. Speaker, not only of the United States but also of the world. He is a great humanitarian; he has helped rich and poor alike. If we did not have the Congressional Gold Medal, Mr. Speaker, we would have to create one for the Honorable Dr. Michael E. DeBakey.

On his 99th birthday, we called him to let him know that we had completed the process in the House in terms of passing the House bill so that we can move forward to this bill, and his comment was, "I am so grateful that I am a citizen of the United States." Mr. Speaker, I believe that his life stands for the proposition that one person can not only impact the world, but can change the world for the good of all.

Mr. Speaker, I reserve the balance of my time.

Mr. BURGESS. Mr. Speaker, at this time I would like to yield such time as he may consume to the gentleman from Texas, one of the original cosponsors of this bill, Mr. CULBERSON.

Mr. CULBERSON. Thank you, Dr. BURGESS.

I want to thank my good friend, AL GREEN, my good friend and colleague, MICHAEL BURGESS, Senator HUTCHISON, who has been a leader in this effort, and the chairman of the Financial Services Committee as well in bringing this important legislation to the floor. Chairman FRANK has been extraordinarily helpful.

I won't be long, but I want to point out that Dr. Michael E. DeBakey is one of those singular geniuses whose name will truly be remembered in a thousand years when our work here today is long forgotten. What we do here we hope will impact the lives of our children and fellow Americans in ways that will improve their lives, and we all do our best every day to make that contribution, but Dr. Michael DeBakey has genuinely made contributions that will last for many, many generations and will continue to save lives for many generations.

Dr. DeBakey is an inventive genius. He is not only a physician, he is an engineer, an innovator, a surgeon, an educator, and the impact that he has had on medicine truly cannot be overstated.

Many of the medical procedures we rely on today would truly not be available were it not for his groundbreaking efforts. He is responsible for pioneering four different types of operations for the treatment of aneurysms in the heart, and the first physician to successfully perform bypass surgery.

Dr. Michael DeBakey's contributions are too numerous to mention here. We have had the privilege of bringing the House bill to the floor here within the last couple of weeks, and are very

pleased that Chairman FRANK has brought Senator HUTCHISON's bill to the floor so that we can speed this important legislation to the President's desk. Dr. DeBakey is now 99 years old, still in good health, still consulting as a physician in medical cases. The man is truly a legend. And it is my singular privilege to be here today to join with my colleagues, AL GREEN, Dr. BURGESS and Senator HUTCHISON, in recognizing and honoring this great, good man for his magnificent contributions to the improvement of the health of all humanity in awarding Dr. Michael DeBakey the Congressional Gold Medal.

Mr. BURGESS. Mr. Speaker, I am now pleased to yield such time as he may consume to the gentleman from Texas (Mr. POE).

Mr. POE. Thank you, Dr. BURGESS. And thank you, Judge GREEN, for sponsoring this legislation.

Mr. Speaker, Dr. Michael DeBakey's life motto is "strive for nothing less than excellence," and he has achieved excellence in all of his 99 years.

He will be 100 years old next year, and he has made remarkable and valuable contributions to surgery and to the entire world in the area of heart surgery.

When he was only 23 years old, Dr. DeBakey reported the roller pump for blood transfusions, which was later used in the heart-lung machine used in the first successful open heart surgery. When he volunteered for the Army during World War II, his experience in the Surgeon General's staff taught him that more needed to be done for veterans and for the wounded that are on the battlefield. He recommended massive changes in the management of war wounds. And as Judge GREEN mentioned, he invented the mobile army surgical hospital, or the MASH units, as Americans know them. We have all watched MASH on television and its satire, but MASH has served a tremendous purpose for those who are wounded on the battlefield.

Once the MASH units came into play, Americans wounded during battle at war and were taken to these units, the survival rate increased tremendously. In previous wars when Americans were wounded, most of them died. Now, when they're wounded and taken to a MASH unit, most of them survive.

He created the medical follow-ups for veterans. We call that the Veterans Affairs Medical Center. And in 1948, Dr. DeBakey joined the Baylor University College of Medicine staff. He launched the first surgical residency program in Houston, and now Baylor Medical School is one of the Nation's most respected health science centers in the world.

He developed innovative treatments for aneurysms, performed the first successful coronary bypass, successfully used a partial artificial heart to help a patient wean off a heart-lung machine after open heart surgery, and he supervised the first successful multiorgan transplant.

Dr. DeBakey could be, Mr. Speaker, the finest heart surgeon that has ever lived in the world. He deserves this Nation's greatest honor. And we're forever grateful for his contributions, his vision, his leadership and his big heart for others.

Winston Churchill said, "We live by what we get, but we judge our life by what we give." Dr. DeBakey has given hearts to thousands of people throughout the world.

Mr. BURGESS. Mr. Speaker, I yield myself the balance of my time.

Mr. Speaker, I do want to thank my friends who have come to the floor to help us today honor Dr. Michael DeBakey. I do want to thank AL GREEN for his persistence in getting this bill to the floor. It has been a long time in the making. And obviously I want to thank our senior Senator from Texas, KAY BAILEY HUTCHISON, and certainly thank Chairman FRANK for allowing the Senate bill to come through the floor procedure so that we may hasten this floor process for Dr. DeBakey. As has been mentioned here several times this morning, Dr. DeBakey is 99 years old and certainly deserving of this honor, and we need to get it to him with all haste.

Dr. DeBakey is the father of cardiovascular surgery in our country. And I do encourage my colleagues to vote in favor of S. 474, a bill to designate the Congressional Gold Medal for the famed Houston heart surgeon.

□ 1045

This bill has been very important to me, as one of the physicians in the House of Representatives, to be able today to come to the floor and talk about how Dr. DeBakey changed the face of medicine so significantly forever in this country. As a fellow physician, Dr. DeBakey's work on medical advancements is legendary. His dedication to healing those around him came not only from his talents as a physician but his ongoing commitment to the larger medical community. His motto, as we heard others mention it today, was "strive for nothing less than excellence." Boy, every Member of this House could adopt that as one of our mottos and do better by the country for it.

Mr. Speaker, I would be remiss if I didn't mention the education and entrepreneurial spirit that made him worthy of the Nation's highest expression of appreciation for distinguished achievements and contributions. Dr. DeBakey received his bachelor's and M.D. degree from Tulane University in New Orleans, as we have already heard mentioned. He delivered AL GREEN in medical school.

But probably more importantly, while in medical school, he developed the roller pump, later to become the major component in the heart-lung machine that is used in open heart surgery routinely today. This was a groundbreaking achievement, Mr. Speaker. Every pump to pump the

heart, to take over the work of the heart artificially, prior to that time, had worked on a mechanical piston-type arrangement. Dr. DeBakey envisioned the roller pump which preserved the structure of red blood cells as they took their course through the pump and allowed this pump to, in fact, become part and parcel with something that we now just all accept as part of cardiovascular surgery. It was truly a visionary change. Again, he popularized that while he was in medical school in the 1930s.

Now, Dr. DeBakey completed his internship at Charity Hospital, one of the venerable institutions of learning in this country. Many of my professors at Parkman Hospital trained at Charity Hospital. Charity Hospital is no longer with us because of the ravages of Hurricane Katrina 2 years ago. After Dr. DeBakey completed his internship at Charity, he went on to the University of Strasbourg in France and the University of Heidelberg in Germany.

He volunteered for service in World War II and was subsequently named director of the surgical consultants division of the U.S. Surgeon General's Office. His work during that war led to the development of what we have already heard described today as the Mobile Army Surgical Hospital, the so-called MASH unit. Mr. GREEN has already eloquently pointed out that we wouldn't have the MASH units today. More importantly, we wouldn't have those forward surgical teams that go into the combat areas and provide vital care to our soldiers in that first golden hour after injury, all of that pioneered by Dr. DeBakey well over two generations ago.

He helped establish the specialized medical and surgical center system for treating military personnel returning home from war, which we now know as the Veterans Administration Medical Center. But it was at Methodist Hospital in Houston where Dr. DeBakey performed many of his groundbreaking surgeries, including the first removal of a carotid artery blockage in 1950, interestingly the year that I was born, the first coronary artery bypass graft in 1964, the first use of a ventricle assist device to pump blood and support a diseased heart in 1966; and then on to some of the first heart transplants in this country in 1968 and 1969.

He developed a self-contained miniaturized left ventricular assist device to pump blood for a diseased heart, something that is in use to this day. The techniques used to miniaturize the device's inner workings were developed by engineers working on the Nation's space program at nearby NASA.

He has served as adviser to every President of the United States for the last 50 years. Think of that, Mr. Speaker: every President for the last 50 years has depended upon Dr. Michael DeBakey for medical advice. He has given advice to heads of state throughout the world and traveled famously to Russia in 1996 to consult on heart surgery for the ailing Boris Yeltsin. I have

to believe, Mr. Speaker, that he did a lot more than consult in that operating room that day 10 years ago.

During his professional surgical career, he performed more than 60,000 cardiovascular procedures and trained thousands of surgeons who practice around the world. Today, his name is affixed to any number of organizations, centers for learning and projects devoted to medical education and health education for the general public.

But think of this, Mr. Speaker: Dr. DeBakey also underwent an operation that was named for him. I picked up a copy of the New York Times last December and read a story about how Dr. DeBakey had undergone the surgery that he himself had described many years before. In fact, Dr. DeBakey admitted that at the time, although he knew he was ill, he never called his own doctor, he never called 911.

"If it becomes intense enough you are perfectly willing to accept cardiac arrest as a possible way of getting rid of the pain." This is what he told the New York Times last year. What a unique, what a pragmatic individual.

He helped establish the National Library of Medicine which is now the world's largest and most prestigious repository of medical archives. The National Library of Medicine is something I look at several times a week as I prepare for committee hearings on our Committee on Energy and Commerce, developed and established by Dr. Michael DeBakey.

Mr. Speaker, as we talk in this Congress about the need for improving computer technology for medical records and medical information, Dr. DeBakey was on the forefront of that while most of us were still in grammar school. In 1969 he received the highest honor a United States citizen can receive, the Presidential Medal of Freedom with Distinction. In 1976, his students founded the Michael E. DeBakey International Surgical Society. His contributions to medicine and his breakthrough surgeries and innovative devices have completely transformed our view of the human body and our view of longevity on this planet. He has been designated as a living legend by the United States Library of Congress; and, today, we take another step in honoring him with the Congressional Gold Medal.

Mr. Speaker, it has been a high honor for me to be associated with this endeavor. And I certainly do thank Mr. GREEN and thank him for allowing me to be on the telephone when we gave the news to Dr. DeBakey several weeks ago on his 99th birthday. It is imperative that we get this legislation accomplished quickly. I appreciate Mr. GREEN's willingness to work with the other body in getting this legislation to the floor so swiftly.

Mr. Speaker, I yield back the balance of my time.

Mr. AL GREEN of Texas. Mr. Speaker, I thank my colleague, Congressman BURGESS, for it was he who called this

piece of legislation to my attention. And he has been steadfastly with me throughout the process, and I am honored to have worked on this piece of legislation with him and Congressman CULBERSON.

I also think that we would be remiss, Mr. Speaker, if we did not mention Mrs. DeBakey and the persons who are caring for him currently. We have had conversations with the persons caring for him. They have indicated that, of course, he was doing well when last we spoke to them, and they do an outstanding job of caring for Dr. DeBakey.

Earlier, I mentioned that he has had the Methodist Hospital DeBakey Heart Center named in his honor, and I may have misspoken and said Baylor, but it is Methodist.

Finally, Mr. Speaker, this piece of legislation has received bipartisan as well as bicameral support. I had the honor of meeting with Senator HUTCHISON, and we talked about continuing the effort together to move this piece of legislation as quickly as possible through the process so that the President can sign it and get the actual award ceremony to take place. The President will now have 10 days to sign this bill. History will show us that at no time has a President refused to sign a Congressional Gold Medal. So my suspicion is that this President, who is from the State of Texas, will move expeditiously to sign the bill. After the bill has been signed, the U.S. Mint will meet with the sponsors and with interested parties, which may include family members, to discuss possible designs for the medal.

The Mint engravers will then prepare a series of sketches and possible designs for consideration. These designs will be commented on by the Commission of Fine Arts, and subsequently the Secretary of the Treasury will make the final decision as to the medal's design. The medal is created by the Philadelphia Mint. The medal will be in bronze. The gold medal, of course, will be the one presented to Dr. DeBakey, but there will be replicas in bronze to offset the cost of the medal, and arrangements will be made for the presentation of the gold medal, a ceremony to honor the Honorable Michael E. DeBakey.

Mr. Speaker, this has been one of the great pleasures of my life in terms of being in Congress, in fact, one of the great pleasures of my life period. But this is a high point in my congressional career. I am so honored that my friends have worked with me on this process and that Senator HUTCHISON has been there throughout the entirety of the process. We are committed to making this happen as expeditiously as possible. If Dr. DeBakey were here today, I am confident that he would continue to talk about how great it is to be a part of this great country that we know as the United States of America.

So I close by saying, God bless you, Dr. DeBakey, and thank you for what you have done to make life better for all of us, and God bless America.

HONORING DR. MICHAEL DEBAKEY

Mr. BOUSTANY. Madam Speaker as a former cardiovascular surgeon, I rise to celebrate the contributions of Dr. Michael DeBakey to not only the medical community but to humanity. Honoring him with the Congressional Gold Medal is a fitting tribute for a modern leader and one of medicine's great pioneers.

The son of Lebanese immigrants, Dr. DeBakey grew up in my district, in Lake Charles, Louisiana. He attended medical school at Tulane University and served our country during World War II where he developed the concept of Mobile Army Surgical Hospitals. These M.A.S.H. units became famous during the Korean War, but today, modern M.A.S.H. units with the latest equipment and some of the best trained medical personnel in the world assist our service men and women in some of the most dangerous places in the world.

Following his military service, Dr. DeBakey began his work at Baylor University in 1948. There, he forged new surgical techniques, assisted with the first artificial heart, and operated on more than 60,000 patients. His success and contributions extend in each and every patient and the lives they lead after encountering Dr. DeBakey.

His model of determination, innovation, and perseverance serve as inspiration to our Nation's best and brightest who enter the medical profession to improve the condition of life for their fellow citizens. Dr. DeBakey has impacted our world for the better, and he is highly deserving of the Congressional Gold Medal. Lake Charles is both fortunate and proud to call him a native son.

I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Texas (Mr. AL GREEN) that the House suspend the rules and pass the Senate bill, S. 474.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the Senate bill was passed.

A motion to reconsider was laid on the table.

ELECTING A MINORITY MEMBER TO A STANDING COMMITTEE OF THE HOUSE OF REPRESENTATIVES

Mr. PUTNAM. Mr. Speaker, by direction of the House Republican Conference, I send to the desk a privileged resolution (H. Res. 699) and ask for its immediate consideration in the House.

The Clerk read the resolution, as follows:

H. RES. 699

Resolved, That the following named Member be, and is hereby, elected to the following standing committee of the House of Representatives:

COMMITTEE ON FINANCIAL SERVICES: Mr. McCarthy of California.

The resolution was agreed to.

A motion to reconsider was laid on the table.

EXPRESSING SYMPATHY FOR MIDWESTERN FLOOD VICTIMS

Mr. WALZ of Minnesota. Mr. Speaker, I move to suspend the rules and

agree to the resolution (H. Res. 657) expressing heartfelt sympathy for the victims of the devastating thunderstorms that caused severe flooding during August 2007 in the States of Illinois, Iowa, Minnesota, Ohio, and Wisconsin, and for other purposes, as amended.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 657

Whereas during August 2007, severe thunderstorms were responsible for bringing as much as 18 inches of torrential rain to parts of the States of Illinois, Iowa, Minnesota, Ohio, and Wisconsin, resulting in devastating floods;

Whereas these storms tragically took the lives of 14 people;

Whereas these storms injured countless other people, damaged or destroyed thousands of homes, and devastated businesses and institutions;

Whereas on August 21, 2007, the Governor of Minnesota declared Fillmore, Houston, Steele, Olmsted, Wabasha, and Winona Counties, Minnesota, to be in a state of disaster as a result of these storms, and subsequently Dodge County, Minnesota, received a Federal major disaster declaration as well;

Whereas on August 19, 2007, and in the days following, the Governor of Wisconsin declared Crawford, La Crosse, Richland, Sauk, Vernon, Columbia, Dane, Grant, Green, Iowa, Jefferson, Kenosha, Racine, and Rock Counties, Wisconsin, to be in a state of disaster as a result of these storms;

Whereas on August 22, 2007, and in the days following, the Governor of Iowa declared Appanoose, Boone, Calhoun, Cherokee, Davis, Humboldt, Mahaska, Palo Alto, Pocahontas, Van Buren, Wapello, Wayne, and Webster Counties, Iowa, to be in a state of disaster as a result of these storms;

Whereas on August 22, 2007, the Governor of Ohio declared Allen, Crawford, Hancock, Hardin, Putnam, Richland, Seneca, Van Wert, and Wyandot Counties, Ohio, to be in a state of disaster as a result of these storms;

Whereas on August 24, 2007, and in the days following, the Governor of Illinois declared Cook, DeKalb, DuPage, Grundy, Lake, LaSalle, Kane, Knox, McHenry, Warren, and Will Counties, Illinois, to be in a state of disaster as a result of these storms;

Whereas President Bush declared 7 counties in Minnesota, 7 counties in Ohio, and 7 counties in Wisconsin to be major disaster areas as a result of these storms, and individuals and families in these areas became eligible for Federal disaster assistance;

Whereas numerous individuals and entities have selflessly and heroically given of themselves and their resources to aid in the disaster relief efforts; and

Whereas the catastrophic injury, death, and damage in Illinois, Iowa, Minnesota, Ohio, and Wisconsin would have been even worse in the absence of local relief efforts: Now, therefore, be it

Resolved, That the House of Representatives—

(1) expresses heartfelt sympathy for the victims of the devastating thunderstorms that caused severe flooding during August 2007 in the States of Illinois, Iowa, Minnesota, Ohio, and Wisconsin;

(2) conveys gratitude to the local, State, and Federal officials and emergency personnel who responded swiftly to the crisis, including emergency management teams in each of the affected States, Michael Chertoff, Secretary of Homeland Security, and David

Paulison, Administrator of the Federal Emergency Management Agency;

(3) recognizes the generous and selfless support of citizens, local businesses, the American Red Cross, the United Way, Catholic Charities, and the Salvation Army; and

(4) reaffirms support to helping the victims of the flooding rebuild their homes and lives.

The SPEAKER *pro tempore*. Pursuant to the rule, the gentleman from Minnesota (Mr. WALZ) and the gentleman from Missouri (Mr. GRAVES) each will control 20 minutes.

The Chair recognizes the gentleman from Minnesota.

GENERAL LEAVE

Mr. WALZ. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days in which to revise and extend their remarks and include extraneous material on H. Res. 657.

The SPEAKER *pro tempore*. Is there objection to the request of the gentleman from Minnesota?

There was no objection.

Mr. WALZ of Minnesota. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I thank Mr. GRAVES for joining us today. On August 18 and 19, torrential rains devastated communities all across the Midwest. In less than a 24-hour period, more than 18 inches of rain fell in some areas of southeast Minnesota causing severe flooding, mud slides, loss of property and loss of life. In my district in southeast Minnesota, seven people lost their lives as a result of these sudden and violent storms. Countless more were injured. Thousands of homes and businesses were damaged and destroyed. In community after community, people returned to their homes to discover that priceless family memories, literally all they owned, had been washed away in a matter of minutes. Roads and bridges had been swept away and must be rebuilt.

I went to many of these towns countless times. I saw the challenges that these people face. Let me give you one example. Rushford, Minnesota, sits in the beautiful Driftless area, the rolling hills and rich farmland of southeast Minnesota. It is a town of 1,700 people, with a vibrant Main Street, a great civic pride, and they are also defending State football champions from last year. This town was almost completely under water. I entered the town on the morning of the rains by boat. There was one small island, a dry bit of land that had a church, part of a local school and a city building. That was the only part of the town that was above water. People had to take boats to get to this island in which they were having meetings, receiving help, and even getting started on that very morning of the task of rebuilding.

□ 1100

Even during the flood itself, Minnesotans were reaching out to their neighbor. In Minnesota City, during the worst of the flash floods, authorities ran out of all rescue equipment and rescue boats. Residents used their own

boats to go from house to house, literally plucking people off the rooftops and bringing them to safety.

The response to this disaster has been inspiring. People from all across Minnesota and across the Nation have stepped forward to help. There have been blood drives, canned food drives, and waves and waves of volunteers who have come into the area to offer their help, open their hearts and homes.

This disaster was not limited to Minnesota. Similar storms pounded all across my neighboring district, and my good friend from Wisconsin (Mr. KIND) experienced devastating damage, as well as Iowa, Illinois and Ohio also. All told, 14 people died as a result of these storms and the flash floods that it caused.

This resolution that the House considers today is one very, very small, but important way, to recognize the challenging times that these individuals have faced and will face. It expresses sympathy for their loss and gratitude to the State and Federal officials who responded swiftly. This resolution recognizes the generous support given by so many and reaffirms the support of this Congress for the flood victims and the immediate and heartfelt and serious disaster declaration help that came from FEMA and the Federal Government. President Bush was in Minnesota within days of this, reaffirming his support.

I urge my colleagues to support this resolution and to stand with Minnesota and those throughout the Midwest who have come through the flood waters and are now working to rebuild their lives. I am sorry to say, the same area received between 6 and 12 inches of rain in some areas last night and is experiencing heavy rains again today.

We have work to do, but the response so far has been truly inspiring.

Mr. Speaker, I reserve the balance of my time.

Mr. GRAVES. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, House Resolution 657 was introduced by Mr. WALZ of Minnesota on September 17, 2007. The resolution expresses the heartfelt sympathy of the House of Representatives for the victims of severe flooding in the States of Illinois, Iowa, Minnesota, Ohio and Wisconsin during August of 2007. These storms took the lives of 14 people, injured countless others, and damaged or destroyed thousands of homes and devastated businesses and institutions.

In addition, this resolution conveys gratitude to local, State and Federal officials and emergency personnel who responded swiftly to the crisis. Their selfless actions saved lives and helped their communities in their efforts to recover from this disaster.

Additionally, this resolution is a fitting commendation to the generous and selfless support of local citizens, businesses and volunteer organizations. They have shown their heroism and compassion for their fellow citizens while facing such destruction.

The citizens of the States of Illinois, Iowa, Minnesota, Ohio and Wisconsin will work hard to rebuild and make every effort to ensure the recovery of their communities. In recognition of their efforts, this resolution reaffirms our support to help the victims of the flooding rebuild their homes and lives. I extend my heartfelt sympathy to all those affected by this tragedy, and to their families.

Mr. Speaker, I reserve the balance of my time.

Mr. WALZ of Minnesota. Mr. Speaker, at this time I want to yield as much time as he may consume to my colleague, my neighbor and my friend from Wisconsin whose district was greatly affected by this flooding. We have worked closely on this. It's through Mr. KIND's leadership, experience and forcefulness that we were able to secure, I believe probably in unprecedented fashion, the support we needed from the Federal Government.

With that, I yield to my friend from Wisconsin.

(Mr. KIND asked and was given permission to revise and extend his remarks.)

Mr. KIND. Mr. Speaker, I am honored to join Mr. WALZ here today to offer this resolution expressing our concern and support to the victims of the flooding that ravaged our congressional districts and so many other States during those fateful days in August, but also to take a moment to express our eternal gratitude and thanks to the countless numbers of official agencies, to private organizations, to individuals who rose to the call of many people in great need during this time.

I personally saw Mr. WALZ and the action that he immediately took when I visited southeastern Minnesota along with Senator KLOBUCHAR from Minnesota to see some of the damage and get together with many of the first responders who were working around the clock to come to the aid of so many businesses and families and individuals affected by the flooding.

The rains started on August 18, and it seemed as if they were never going to stop. It was literally a torrential downpour; in some areas, from 12 to 20 inches in just a very short period of time. It's amazing to personally witness the severe devastation that an intense amount of rain can accomplish in a very short period of time.

Fortunately for Mr. WALZ and myself, we represent two very beautiful congressional districts, but part of that beauty is the fact that we have a lot of hills and valleys and coulees that act like a funnel effect when you have the so-called "1,000-year rain" take place within a 24-hour period. That is exactly what happened; the rain came, the water backed up and started devastating community after community.

Unfortunately, at the end of the rain, there were 14 people who lost their lives. Fortunately for myself, there were none in my congressional district, but we did have some loss of life in Mr.

WALZ's district. There were also three electrocutions associated with the rain and the flooding that occurred in Madison.

Short of loss of life or physical injury, there is nothing more devastating than having your personal belongings washed away, whether it was in your home or in your businesses or on your farm.

I was down in one of my communities in the southern part of my congressional district, Gays Mills, shortly after the flooding, and they described to me horrific conditions where the rain came so quickly that within a matter of an hour there was five feet of water standing on the main street in their downtown area. I was talking to two teenage girls who, that evening, literally left their homes only to see the rising water and the swift current coming through the main street; and they jumped into a tree in order to get out of the way, it was coming so quickly, only to be rescued by a volunteer fire department personnel in a boat that took them to high land. You heard countless stories of this.

I guess it's times like this during great personal tragedy when you also witness the greatness of humanity and the response that occurred, from the various agencies at the Federal, State and local level that immediately geared up and started rushing in help and supplies, to the private organizations and businesses, to the Salvation Army, Red Cross, Catholic charities that were on the ground with their staff and their volunteers to provide assistance, to also FEMA.

One of the fortunate aspects at the time of this tragedy was Hurricane Dean didn't hit landfall in the United States, so FEMA, in preparation for Hurricane Dean, had a lot of supplies, they had a lot of personnel ramped up in the southern part of our country anticipating the worst of the hurricane. When it didn't arrive, they were able to redeploy a lot of their personnel and resources up to our area to provide assistance immediately.

I also want to take a moment to thank Director David Paulison of FEMA, who personally came on an inspection tour shortly after the flooding to see the devastation himself, and his office out of the Chicago regional office who were there very quickly.

With the help of Representative WALZ and our respective Senators, as well as Governor Jim Doyle of WI, we were able to get quick State declarations, to be followed by a Natural Disaster Declaration in order to provide much-needed relief to the victims of the flooding. There's still a lot of work that needs to be done. There's still a lot of assistance that is going to have to occur in the community and in our respective States to try to make people whole.

On a lighter, happier note, I was fortunate to be home on Sunday to visit Gays Mills during their annual apple festival celebration and parade. This

was a little more than a month after the floodwaters that were 5 feet deep in their town, yet they strove to make sure that they were going to keep this celebration, try to keep that continuity of tradition in their community. It was a wonderful day; the sun shown on us, the kids were having a great time, and that little sense of normalcy brought some smiles on a lot of faces in that community.

But if it wasn't for the quick reaction, again, of the agencies, but especially the family, the friends, the neighbors who responded to people in need, we could have suffered a fate much worse than what we did.

Again, I want to thank Representative WALZ for the work that he did. I look forward to continuing the work that still needs to take place, because this isn't going to get fixed overnight. It's going to be a slow, laborious process. There's nothing worse than being denied access to a home or businesses. Just now, people are able to go in and have access for the first time.

Many of our farms, too, were devastated just before the crop was supposed to be harvested. Many livestock were lost in the flooding. Again, you work so hard and long all year long, and then just at the time you are going to go to market with the fruits of your labor, something like this takes place.

We also were fortunate that 20 earthen dams in Vernon County in my congressional district held up. It is a great tribute to the engineers and their foresight over 20 or 30 years ago that constructed these earthen dams that they held up, or the damage and devastation could have been much worse if they had given out and those floodwaters had released further down the valley.

So I want to thank all of those that were involved in providing much-needed and quick assistance to the individuals and to the communities that were affected by it. I again want to express my gratitude to FEMA and their quick reaction, Director Paulison and his team on the ground. But there is still more work to be done. It is good to see in a tragedy like this that there is that type of capability, both at the local and Federal and State level, in order to come to the aid of many citizens who needed it.

In particular, I would like to thank the many people who were involved in the recovery effort, only a few of which are named here. In Vernon County: Cindy Ackerman, Glenda Sullivan and the Emergency Management staff; Elizabeth Johnson and the Public Health staff; Pamela Eitland and the Human Services staff; Gene Cary and the Sheriffs Department staff; Mark Rahr and the Viroqua Police Department staff; Steve Skrede and the Viroqua Fire Department staff; Kelly Jacobs and the Land Conservation staff; Virgil Hanold and the Highway Department staff; Pat Peterson and the Aging Department staff; Bethel Butikk Food Pantry; Linda Nederlow, Public Information Officer; Thomas Spenner, County Board Chair; Cathy Lewison and the Farm Service Agency staff.

In Crawford County: Roger Martin and the Emergency Management staff; Laurel

Hestetuene of Soldiers Grove; Larry McCarn and Maura Otis of Gays Mills; Jerry Moran and Sheriff's Department staff; Ron Leys, County Board Chair; Dennis Pelock and the Highway Department staff; Gary Knickerbacker; John Baird and the Farm Service Agency staff; Russ Hagen and the Land Conservation staff; Sara Ryan and the Human Services staff; Gloria Wall and the Public Health staff.

In La Crosse County: Keith Butler and the Emergency Management staff; Lynetta Kopp, Town of Shelby Chair; Dennis Osgood and the Highway Department staff; Randy Roeck and the Shelby Fire Department staff; Steve Doyle, County Board Chair; Ben Bosshart and the Farm Service Agency staff.

In Richland County: Darin Gudgeon and Emergency Management staff; Darrell Berglin and the Sheriff's Department staff; Randy Schoeneberg and the Highway Department staff; Ann Greenheck, County Board Chair; Jared Reuter and the Farm Service Agency staff; Marianne Stanek and the Public Health staff; Cathy Cooper and the Land Conservation staff; Dean Winchell and family; Bob Naegele and members of the Pine Valley Repeater Club ARES/RACES; Harriet Pedley, Ron Fruit and the WRCO radio station staff; Kim Clark and the Richland County Ambulance Service; Wes and Michelle Starkey; Richland Center Police Department; Rudy Nigel; Ken Anderson; Bob Bindl, Darrell Slama, Brian Jones, Dan Wilson, and the staff of the Richland County Fire Departments; Richland Center Public Works; DNR Warden Mike Nice and the DNR staff.

In Sauk County: Jeff Jelink and the Emergency Management staff; Marty Krueger, County Board Chair; Randy Stammen and the Sheriff's Department staff; Steve Muchow and the Highway Department staff; Cindy Bodendein and the Health Department staff; Joe Van Berkel and the Land Conservation staff; William Orth and the Human Services staff; Trish Vandre and the Commission on Aging staff; Curtis Norgard and the Farm Service Agency staff.

In Grant County: Steve Braun and Julie Loeffelholz, Emergency Management; Eugene Bartels, County Board Chair; John Wiederholt and the Farm Service Agency staff; Jeffery Kindrai and the Health Department staff.

In Iowa County: Ken Palzkill and the Emergency Management staff; Judy Lindholm and the Commission on Aging staff; June Meudt and the Health Department staff; Leo Klosterman and the Highway Department staff; Jim McCauley and the Land Conservation staff; Darin Smith and the Social Services staff; Mark Masters, County Board Chair; Ned Johnson and the Farm Service Agency staff.

Further, I would like to thank: Ashley Furniture; AmeriCorps volunteers; Cheryl Hancock and the American Red Cross staff; Terri Leece and the Salvation Army staff; Deacon Richard Sage and the Catholic Charities staff; the Wisconsin Department of Agriculture, Trade, and Consumer Protection; the Wisconsin State Patrol; the Wisconsin Department of Corrections; the Wisconsin Department of Natural Resources; the Wisconsin National Guard; the Natural Resources Conservation Service; and the U.S. Fish and Wildlife Service.

Mr. Speaker, I wholeheartedly support this resolution and urge my colleagues to join me in voting for its passage.

Mr. GRAVES. Mr. Speaker, I certainly want to associate myself with the words of Mr. KIND and Mr. WALZ.

Mr. Speaker, I have no further speakers, and I yield back the balance of my time.

Mr. WALZ of Minnesota. Mr. Speaker, I say thank you to my colleague from Wisconsin, whose leadership and voice was instrumental. I also want to thank Mr. GRAVES. I think it is very important as Americans watch, and watch the proceedings on this floor, to understand the solidarity that is in this body and to hear my friends from Missouri and across the Nation stand with us in time of tragedy and understand that we will work together, we will solve these problems. I think it is encouraging to understand that we are making progress, we are making changes. I applaud that.

Mr. KIND. Mr. Speaker, if the gentleman will yield, we would be remiss, too, if we didn't acknowledge the help and the work that our respective staffs did during this time. They were 24/7 on the spot trying to provide assistance. I know my staff didn't get much sleep during those weeks following the flooding. I know Mr. WALZ's staff was the same way. I just want to take a moment to acknowledge their hard work.

Mr. WALZ of Minnesota. Mr. Speaker, reclaiming my time, I thank the gentleman for that. It absolutely is a team effort in this. I think the greatness that is this country is that when in times of tragedy and times of need, we can put many, many things aside and come together.

As Mr. KIND pointed out so clearly, to have Director Paulison from FEMA on the ground within a matter of about 72 hours of this tragedy and Secretary Chertoff from Homeland Security personally be on the ground to assess this, and to have President Bush in Minnesota and guarantee that we would get this declaration and then follow through, I think the American public should feel very, very good about that.

We have a lot of work to do, but the word coming out of our district and the word going to our staffs as they are working with people is that in this tragedy, they felt there was a face on a faceless bureaucracy. They felt America was there for them. They felt they could count on this body doing everything they could. For that, I thank everyone in here. I encourage my colleagues to adopt the resolution to show that continued solidarity.

Mr. OBERSTAR. Mr. Speaker, I rise in strong support of H. Res. 657, a resolution to express sympathy for the victims of the thunderstorms that caused severe flooding during August 2007 in the States of Illinois, Iowa, Minnesota, Ohio, and Wisconsin.

I rise once again, as I did in May in the wake of devastating forest fire in the Gunflint Trail area in my district and again in August after the tragic collapse of the Interstate 35W bridge in Minneapolis, to express my heartfelt sympathy to our fellow citizens in Minnesota, and in surrounding States, in the aftermath of the destruction.

These severe floods serve as another reminder of the millions of men and women who serve this nation as police officers, firefighters, and emergency medical personnel who place themselves in great danger every day in order to protect each one of us. These well-trained, highly-skilled individuals are truly on the front lines in preparing for, responding to, and mitigating damages from a variety of hazards. They deserve our deepest thanks and respect.

Twenty-four hours a day, every day of the year, all over this country, when any type or tragedy enters our lives, from a medical emergency to a large-scale natural disaster, terrorist attack, or other incident, our Nation's emergency responders are the first on the scene to provide professional services, expert help, aid and comfort. These heroic, selfless individuals will tell you they are "just doing their job".

We rise today to also acknowledge and praise the support of local businesses, the American Red Cross, Catholic Charities, the United Way, and the Salvation Army who contributed to the local relief effort. Their boundless generosity and caring are just one of the pillars of recovery on which we have come to rely.

While we can never adequately express our gratitude to the organizations and the brave men and women who serve as our first responders, this resolution is a fitting tribute.

I strongly support this resolution and urge its passage.

Mr. PETERSON of Minnesota. Mr. Speaker, I rise today to honor the courageous people of southeastern Minnesota who have banded together to rebuild their communities after the devastating floods this past August.

Minnesota has had a tough summer with the unanticipated bridge collapse in the Twin cities and now extensive flooding in numerous smaller communities. Minnesota is known for its strong spirited communities and for how people come together to help one another in times of crisis. There is much to be admired in the way Minnesotans reached out to help their fellow neighbors.

It reminds me of how truly devastating storms can be. In 1997 and 2001, my district saw some terrible flooding along the Red River and its tributaries. I remember how hard it was for people to rebuild their lives, to have to start all over again after losing everything.

Flood recovery is a long and hard road, but I know that southeastern Minnesota has the support of the Minnesota legislature, the Minnesota Congressional Delegation and others across the State who have pitched in to help rebuild. I also want to commend the Minnesota National Guard and local officials, and those everyday heroes amongst us who saved lives, led their communities and helped to provide relief for all who needed it.

My heart goes out to the families that have lost loved ones and to those who have suffered injury in that devastating flooding. I pray that the healing will be swift and that your communities will recover and rebuild, stronger than ever.

Mr. WALZ of Minnesota. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Minnesota (Mr. WALZ) that the House suspend the rules and agree to the resolution, H. Res. 657, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the resolution, as amended, was agreed to.

A motion to reconsider was laid on the table.

INTERNATIONAL EMERGENCY ECONOMIC POWERS ENHANCEMENT ACT

Mr. SHERMAN. Mr. Speaker, I move to suspend the rules and pass the Senate bill (S. 1612) to amend the penalty provisions in the International Emergency Economic Powers Act, and for other purposes.

The Clerk read the title of the Senate bill.

The text of the Senate bill is as follows:

S. 1612

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "International Emergency Economic Powers Enhancement Act".

SEC. 2. INCREASED PENALTIES FOR VIOLATIONS OF IEEPA.

(a) IN GENERAL.—Section 206 of the International Emergency Economic Powers Act (50 U.S.C. 1705) is amended to read as follows:

"SEC. 206. PENALTIES.

"(a) UNLAWFUL ACTS.—It shall be unlawful for a person to violate, attempt to violate, conspire to violate, or cause a violation of any license, order, regulation, or prohibition issued under this title.

"(b) CIVIL PENALTY.—A civil penalty may be imposed on any person who commits an unlawful act described in subsection (a) in an amount not to exceed the greater of—

"(1) \$250,000; or

"(2) an amount that is twice the amount of the transaction that is the basis of the violation with respect to which the penalty is imposed.

"(c) CRIMINAL PENALTY.—A person who willfully commits, willfully attempts to commit, or willfully conspires to commit, or aids or abets in the commission of, an unlawful act described in subsection (a) shall, upon conviction, be fined not more than \$1,000,000, or if a natural person, may be imprisoned for not more than 20 years, or both."

(b) EFFECTIVE DATE.—

(1) CIVIL PENALTIES.—Section 206(b) of the International Emergency Economic Powers Act, as amended by subsection (a), shall apply to violations described in section 206(a) of such Act with respect to which enforcement action is pending or commenced on or after the date of the enactment of this Act.

(2) CRIMINAL PENALTIES.—Section 206(c) of the International Emergency Economic Powers Act, as amended by subsection (a), shall apply to violations described in section 206(a) of such Act with respect to which enforcement action is commenced on or after the date of the enactment of this Act.

"(c) CRIMINAL PENALTY.—A person who willfully commits, willfully attempts to commit, or willfully conspires to commit, or aids or abets in the commission of, an unlawful act described in subsection (a) shall, upon conviction, be fined not more than \$1,000,000, or if a natural person, may be imprisoned for not more than 20 years, or both."

(b) EFFECTIVE DATE.—The amendment made by subsection (a) applies to violations described in section 206 of the International

Emergency Economic Powers Act (50 U.S.C. 1705) with respect to which enforcement action is pending or commenced on or after the date of the enactment of this Act.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. SHERMAN) and the gentleman from Illinois (Mr. MANZULLO) each will control 20 minutes.

The Chair recognizes the gentleman from California.

GENERAL LEAVE

Mr. SHERMAN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Mr. SHERMAN. Mr. Speaker, I rise in strong support of this bill, and yield myself such time as I may consume.

Mr. Speaker, the International Emergency Economic Powers Act, IEEPA, has over the years enabled the United States on various occasions to impose significant economic sanctions and limitations on terrorists, terrorist groups and their supporters, on financiers and on some of the worst rogue regimes in the world. It has allowed three Presidents to keep the U.S. dual-use export control system in operation against the efforts of states like Iran and North Korea to require sensitive dual-use technology and equipment.

IEEPA has accomplished this goal, even though Congress has been unable to reauthorize the long-expired Export Administration Act, and I hope that later in this Congress we do reauthorize the Export Administration Act. That act was the original basis for the system of export control which is now handled through IEEPA.

Immediately after 9/11, IEEPA authority was used to freeze the assets of terrorist, terrorist organizations and their supporters and to hobble the international terrorist network that sought and still seeks to kill and maim innocent Americans. Yet the penalties for violating IEEPA's provisions are lighter than they should be. Send \$1 million as a gift to Osama bin Laden and you get as a maximum penalty a \$50,000 fine and 10 years in prison under the act. The same is true for unlawful exports of sensitive commercial technology, equipment and components that have military applications that are controlled for national security purposes.

□ 1115

If you send a milling machine for shaping nuclear warhead cores to either Iran or North Korea, the same maximum fine and prison terms under the act apply.

This bill increases the penalties to a level that I think is consistent with the importance of making sure that Americans do not, whether for ideological reasons or financial gain, delib-

erately violate our efforts to control terrorism and to prevent the spread of weapons of mass destruction.

S. 1612 increases civil penalties from \$50,000 up to \$250,000, or to an amount that is twice the amount of the transaction that is the basis of the violation with respect to which the penalty is imposed. It also increases criminal penalties for willful violations from \$50,000 up to \$1 million and/or imprisonment for not more than 20 years. This increase in penalties is appropriate given the importance of the International Emergency Economic Powers Act to our national security. I urge my colleagues to support this bill.

Mr. Speaker, I reserve the balance of my time.

Mr. MANZULLO. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of S. 1612. S. 1612 is legislation which significantly increases the enforcement and deterrent effects of sanctions and export control violations imposed under the International Emergency Economic Powers Act, otherwise known as IEEPA.

Through this law, the President may respond to unusual and extraordinary threats originating in substantial part outside of the United States by, among other things, prohibiting transactions associated with particular entities or countries.

In other words, IEEPA authorizes the President to impose economic and financial sanctions against certain foreign threats to the U.S. and our interests around the world. An example of success was the use of these tools to bring North Korea back to the bargaining table to eliminate their nuclear program.

IEEPA is also vital to U.S. national security because it continues the expired Export Administration Act in full force, allowing the Department of Commerce to carry out its mission of ensuring sensitive goods and technologies do not fall into the hands of our adversaries. It is important to keep the EAA in force so violators do not escape the penalties of the law on a mere technicality.

I would like to take the time to respectfully remind the administration that IEEPA brings the entire Export Administration Act into force, not just certain provisions.

Mr. Speaker, this legislation would remove existing barriers to meaningful enforcement of U.S. sanctions against terrorist financiers, proliferators of weapons of mass destruction, Iran, Sudan, and other threats under IEEPA.

Current penalties under IEEPA do not constitute an effective deterrent to entities that violate the law by engaging in prohibited transactions.

The legislation will remedy that problem by increasing civil penalties from \$50,000 to \$250,000 and increasing criminal penalties for willful violations to \$1 million with a maximum jail sentence of 20 years.

Mr. Speaker, while I strongly support this increase in penalties to willful and

knowing violators, I have expressed concern that these increased penalties may be applied without taking into account unintentional, accidental, or inadvertent violations by companies that are trying to comply with the law.

I have since been assured by the Departments of Treasury and Commerce that they will not abuse this new authority, and I include for the RECORD the letter sent to me by Under Secretary of Commerce Mancuso.

DEPARTMENT OF COMMERCE,
Washington, DC, September 26, 2007.

Hon. DONALD A. MANZULLO,
House of Representatives,
Washington, DC.

DEAR REPRESENTATIVE MANZULLO: Thank you for your letter of September 24, 2007, to Secretary Carlos Gutierrez expressing your concerns over S. 2000, the Export Enhancement Act of 2007 (EEA), and S. 1612, the International Emergency Economic Powers Enhancement Act, Secretary Gutierrez asked me to respond to you on his behalf.

We share a concern for ensuring the vitality of American businesses—small, medium and large, while keeping the most sensitive U.S. goods and technologies out of the hands of those who would do us harm. The Department of Commerce, including the Bureau of Industry and Security (BIS), welcomes your leadership in promoting the role of America's manufacturing sector in sustaining our country's industrial innovation and global competitiveness.

BIS is focused on ensuring that penalties for violations of the dual-use export control laws and regulations are appropriate. These penalties must not bear disproportionately on small businesses that may have committed a minor, inadvertent violation. With these goals in common, we can work together to protect businesses while protecting America.

Passage of the EEA is an important step toward this goal, and for this reason is a high priority of the Secretary. Although you point out that S. 2000 would substantially increase penalty levels for civil and criminal violations, we believe that such levels are necessary to make these penalties a more effective deterrent to companies that would intentionally violate the law. Given the national security issues involved, such as WMD proliferation, terrorism, and military diversions, we must do all we can to make our export controls effective.

Our intent is not to punish any business unfairly for minor, accidental violations. As you know, BIS has implemented a system that mitigates the penalty if certain elements are met in each case of a violation. It is through this system, as articulated in the BIS Penalty Guidelines published in the Code of Federal Regulations in July 2007 (a copy of which is enclosed for your review), that BIS ensures that the penalty assessed is commensurate with the infraction.

In civil cases, the published Penalty Guidelines set forth several factors that may be considered when deciding ultimate penalty amounts to be imposed, including;

1. whether or not the respondent submitted a voluntary self-disclosure in the case;
2. whether the respondent had an export compliance program in place at the time of the violation;
3. whether the respondent has a prior conviction for export control violations; and
4. how cooperative the respondent is with the investigation by export enforcement officials.

These, and other factors, are taken into consideration by BIS when imposing penalties to ensure the punishment fits the vio-

lation. Further, the Penalty Guidelines are drafted to allow BIS to take into account company size and the nature of the specific violations in a way that would warrant smaller penalty amounts.

Additionally, BIS frequently conducts outreach to large and small businesses to aid in the assessment of their export compliance programs, and to address general compliance questions. These visits and outreach programs provide significant opportunities for the federal government and exporters to have a dialogue on export controls, penalties, and compliance concerns. To that end, I would like to offer to visit your Congressional District and hold roundtable discussions with business leaders and entrepreneurs.

We are working to create, administer and improve an effective and flexible system of export controls that recognize the unique situations that U.S. businesses, particularly small businesses, encounter. Please do not hesitate to contact me or Bill Houston on my staff at 202-482-6002 at anytime. I value our relationship and look forward to working together in the future.

Sincerely,

MARIO MANCUSO,

Under Secretary for Industry and Security.

Mr. Speaker, I have also expressed concern about the lack of understanding that most small businesses have concerning export controls and sanctions. Our sanctions and export control laws are the most complex in the world. I believe if we are truly to keep goods and services from embargoed countries, small businesses must have a better understanding of what those prohibited items are.

Educated self-governance by small businesses would greatly enhance IEEPA as a deterrent, far more than some of the minimal fines that are currently imposed.

Mr. Speaker, I look forward to working with the Departments of Treasury and Commerce to make certain that small businesses clearly understand the law. IEEPA is an important tool in the effort to combat terrorist financing and other illicit activity, such as the proliferation of weapons of mass destruction.

I want to thank Chairman LANTOS, Ranking Member ROS-LEHTINEN and obviously Subcommittee Chairman SHERMAN for the bipartisan way they have moved this measure. They have worked with the administration to address my concerns. I support passage of this critical improvement to our economic sanctions law.

Mr. Speaker, I reserve the balance of my time.

Mr. SHERMAN. Mr. Speaker, I yield myself 3 minutes.

Mr. Speaker, I thank the gentleman for his support of the bill. I thank Chairman LANTOS and our ranking member, Ms. ROS-LEHTINEN, for their work in bringing this bill to the floor.

IEEPA is but one part of an overall effort to use the economic power of the United States to prevent terrorism and the spread of nuclear weapons. I think we have adequately covered in today's debate the importance of this bill to strengthen IEEPA; but I now would like to put IEEPA into overall context

and take a look at some of the other economic measures that we should also be employing in our effort to stop the spread of nuclear weapons.

This House passed H.R. 1400 designed to improve the Iran Sanctions Act. We need to press our colleagues in the Senate to pass that bill as well. But even more important, we need to press the administration to enforce the Iran Sanctions Act.

Many of us know that as the Iran-Libya Sanctions Act, or ILSA. What happened is both the last administration and this administration applied those sanctions to investments in the Libyan oil sector. That was effective. Gaddafi changed his policies, and so we had to rename the bill the Iran Sanctions Act, as we lifted sanctions from Libya.

Unfortunately, both the last administration and now this administration have been unwilling to enforce what is now the Iran Sanctions Act, which would be our best tool to put pressure on the regime in Tehran.

We need to close Iranian access to the U.S. financial system. I applaud the Treasury Department for blocking access to the New York Federal Reserve Board branch in New York to two major Iranian banks, which begs the question: Why not the others as well?

We need to stop World Bank loans to Iran. We need to urge upon our colleagues in the Senate that they pass H.R. 2337, known in their house as S. 1430, to allow American pension plans to divest from those companies doing business in Iran, and we need to urge the Senate to pass similar legislation already passed through this House doing the same thing with regard to investments in Sudan.

Finally, we need to make sure that our procurement laws and our laws for assisting businesses like the Ex-Im Bank and OPEC also require that corporations stop investing in the oil sector of Iran if they want the support of U.S. Government agencies.

It is time for us not to assume that the only possible response is either to acquiesce in a nuclear Iran or to use military action. It is time for us to get the message to Iranian elites and the Iranian people that they face true economic isolation if they continue down the current course. The way to do that is to muster all of the economic power of the United States towards achieving our national security objectives, and one small step in that direction is for us to pass S. 1612 today.

Mr. Speaker, I reserve the balance of my time.

Mr. MANZULLO. Mr. Speaker, I yield back the balance of my time.

Mr. SHERMAN. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. SHERMAN) that the House suspend the rules and pass the Senate bill, S. 1612.

The question was taken; and (two-thirds being in the affirmative) the

rules were suspended and the Senate bill was passed.

A motion to reconsider was laid on the table.

RECOGNIZING COMMENCEMENT OF RAMADAN AND COMMENDING MUSLIMS FOR THEIR FAITH

Mr. SHERMAN. Mr. Speaker, I move to suspend the rules and agree to the resolution (H. Res. 635) recognizing the commencement of Ramadan, the Islamic holy month of fasting and spiritual renewal, and commending Muslims in the United States and throughout the world for their faith, as amended.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 635

Whereas it is estimated that there are approximately 1,500,000,000 Muslims worldwide;

Whereas since the terrorist attacks on the United States on September 11, 2001, some threats and incidents of violence have been directed at law-abiding, patriotic Americans of African, Arab, and South Asian descent, particularly members of the Islamic faith;

Whereas, on September 14, 2001, the House of Representatives passed a concurrent resolution condemning bigotry and violence against Arab-Americans, American Muslims, and Americans from South Asia in the wake of the terrorist attacks on the United States;

Whereas some extremists have attempted to use selective interpretations of Islam to justify and encourage hatred, persecution, oppression, violence and terrorism against the United States, the West, Israel, other Muslims, and non-Muslims;

Whereas some Muslims in the United States and abroad have courageously spoken out in rejection of interpretations of Islam that justify and encourage hatred, violence, and terror, and in support of interpretations of and movements within Islam that justify and encourage democracy, tolerance and full civil and political rights for Muslims and those of all faiths;

Whereas Ramadan is the holy month of fasting and spiritual renewal for Muslims worldwide, and is the 9th month of the Muslim calendar year; and

Whereas the observance of the Islamic holy month of Ramadan commenced at dusk on September 13, 2007, and continues for one lunar month: Now, therefore, be it

Resolved, That the House of Representatives—

(1) recognizes the Islamic faith as one of the great religions of the world;

(2) expresses friendship and support for Muslims in the United States and worldwide;

(3) acknowledges the onset of Ramadan, the Islamic holy month of fasting and spiritual renewal, and conveys its respect to Muslims in the United States and throughout the world on this occasion;

(4) rejects hatred, bigotry, and violence directed against Muslims, both in the United States and worldwide; and

(5) commends Muslims in the United States and across the globe who have privately and publicly rejected interpretations and movements of Islam that justify and encourage hatred, violence, and terror.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. SHERMAN) and the gentleman from Texas (Mr. POE) each will control 20 minutes.

The Chair recognizes the gentleman from California.

GENERAL LEAVE

Mr. SHERMAN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Mr. SHERMAN. Mr. Speaker, I rise in strong support of this resolution, and I yield myself such time as I may consume.

Mr. Speaker, I would like to thank our colleague from Texas, Ms. EDDIE BERNICE JOHNSON, for introducing this important and timely legislation, and I look forward to hearing her remarks as we proceed with this debate.

As we speak, millions of our Muslim friends and neighbors around the world are in the midst of Ramadan, a holy month of fasting and spiritual renewal. The observance of Ramadan requires devotion to faith, community and family, truly universal values we all share. During the month of Ramadan, observant members of the Islamic faith fast from sunrise to sunset and focus their attention on the teachings of their religion as well as purity of thought and action.

It is appropriate and necessary for the U.S. House of Representatives to mark the commencement of this important event which began this year on September 13 and continues for one lunar month. This legislation expresses the deep respect we all feel for Muslims in the United States and around the world.

Since the horrific events of September 11, 2001, unfortunately, peaceful patriotic members of the Islamic faith have been subject to hateful and demeaning threats, words, even acts of violence. This House must stand with these law-abiding citizens in this time of conflict. I strongly support this legislation and encourage my colleagues to do the same.

Mr. Speaker, I reserve the balance of my time.

Mr. POE. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of H. Res. 635, which recognizes the commencement of Ramadan, the Islamic holy month of fasting and spiritual renewal, and expresses respect to Muslims in the United States and throughout the world on this occasion.

Regarded as the holiest month in the Islamic calendar, Ramadan signifies a time of deep reflection for the 1.5 billion Muslims across the globe. During this month, special emphasis is put on prayer, giving to charity, daylight fasting, and self-examination and improvement.

It is tragic that radical Islamists have used selective interpretations of Islam to justify and encourage hate, injustice, oppression, violence, and ter-

ror. They have indoctrinated many young Muslims to hate and target for violence America, Israel, the West, other Muslims, and non-Muslims.

Worse still, some have exploited the month of Ramadan, which should be devoted to spirituality and self-perfection, to stoke the fires of fanaticism and destruction.

It is important to note that a growing number of Muslims, including many in America, are rejecting radical Islam and its culture of death. Instead, they are articulating interpretations of Islam that embrace the values of human life, liberty, and democracy.

Indeed, today we are seeing a clash within Islamic civilization between those who wish to step into the light of progress and those who wish to return the entire world to the dark ages.

Given the threat that radical Islam poses worldwide, the clash within Islamic civilization affects everyone throughout the world. That is why this House should take the opportunity to pass H. Res. 635. This resolution commends Muslims who reject interpretations of Islam that justify and encourage hatred, violence, and terror.

May Ramadan this year truly be a time when Muslims and people of all faiths embrace freedom and tolerance for all, and reject violence and extremism.

I thank my friend and distinguished colleague from Texas, Ms. EDDIE BERNICE JOHNSON, for introducing this resolution; and I urge its adoption.

Mr. Speaker, I reserve the balance of my time.

□ 1130

Mr. SHERMAN. Mr. Speaker, I yield 5 minutes to the gentlelady from Texas (Ms. EDDIE BERNICE JOHNSON), who is the chairperson of the Transportation and Infrastructure Subcommittee on Water Resources and Environment and, more importantly, is the author of this important legislation.

Ms. EDDIE BERNICE JOHNSON of Texas. Mr. Speaker, on September 13, 2007, Muslims in America and around the world celebrated the commencement of the Islamic holy month of Ramadan. I'd like to thank Chairman LANTOS, Congresswoman ROS-LEHTINEN, Congressman MEEK, Congressman ELLISON and the Congressional Muslim Staffers Association for their continued support and leadership on this historic bill.

The two best that I know are on my staff: my chief of staff, Murat Gokcigdem, a Turkish American; and Ilham Jaffer, legislative assistant.

H. Res. 635 recognizes Muslims around the world and commemorates them during their holy month of Ramadan. Ramadan is observed in the ninth month of the Islamic lunar calendar. Of the Abrahamic faiths, Islam is a faith that places great emphasis on knowledge; therefore, it is a faith of reason and peace.

The month of Ramadan is a time of heightened spiritual awareness, family

bonding, communal service and worship, and self-renewal for Muslims everywhere. It is the month of fasting from sunrise to sunset for over 1 billion Muslims throughout the world.

During this month, Muslim Americans are appreciative of America's tradition of diversity. The community displays its appreciation by reconfirming its duty to ensure human dignity and a better future for all.

The Muslim American community contributes to the vibrant growth of American society and culture. Muslim Americans play a significant role in our Nation's political process, economic growth, scientific development, free enterprise, religious tolerance, law enforcement and homeland security.

American pluralistic ideals, democratic institutions and multiculturalism are expanded and strengthened by the contribution of Muslim American civic participation.

During this holy month, I'd like to say Ramadan Mubarak to all Muslims.

Mr. POE. Mr. Speaker, I continue to reserve the balance of my time.

Mr. SHERMAN. Mr. Speaker, I yield 3 minutes to a member of both the Committee on Ways and Means and the Homeland Security Committee, the gentleman from New Jersey (Mr. PASCRELL).

Mr. PASCRELL. Mr. Speaker, I rise in strong support of H. Res. 635, which recognizes the commencement of Ramadan, the Islamic holy month of fasting and spiritual renewal, and commending Muslims in the United States and throughout the world for their faith.

I'm proud to be a cosponsor of this bill, and I want to congratulate the sponsor, Congresswoman EDDIE BERNICE JOHNSON. This is the first time in history that the United States Congress will commemorate and recognize the month of Ramadan, a month which Muslims have been observing for more than 1,300 years.

In this month, I know that Muslims will fast from sunrise to sunset, but the month of Ramadan is about so much more than the act of abstaining from food.

During the month of Ramadan, Muslims will strive to become stronger in their faith and in their character. This means striving to be better members of our families and within our communities, striving to perform acts of charity for those who are less fortunate, striving to set a better example to those around us. In truth, it is a striving to become a more complete human being.

But this month should not just be important for Muslims. It should also be imperative for all of us non-Muslims to learn about this faith, which too often has been misunderstood and mischaracterized.

Muslims share a great deal of commonality with other faiths. For example, the practice of fasting is not just done by Muslims but is also observed by Christians, Jews, Buddhists, and

Hindus, among others. These United States of America, this is a Nation of God and all religions.

Indeed, the book of Exodus tells us that Moses fasted for 40 days and 40 nights while he was on the mountain with God, and the accounts of Matthew and Luke tell us that Jesus fasted for 40 days and 40 nights while in the desert prior to the three temptations.

I've always been extremely fortunate to represent probably one of the most diverse districts in the entire country, the Eighth District of New Jersey. It has been through the many good works of my Muslim constituents that it has become clear to me that the true faith of Islam is one of peace and mutual understanding.

Despite what others may say, we should have no qualms about electing a Muslim to any elected office in the United States, for our Nation was founded on the principle that there can be no religious test for holding office, only a test of that individual's character.

We are all part of the beautiful tapestry that comprises our Nation, and Muslim Americans are starting to move to the forefront where they belong.

I wish all Muslims in our Nation a happy and a blessed month of Ramadan.

Mr. SHERMAN. Mr. Speaker, I yield 3 minutes to the gentleman from Minnesota, who serves with me on both the Financial Services Committee and the Judiciary Committee, Mr. ELLISON.

Mr. ELLISON. Mr. Speaker, let me thank the gentleman for yielding time and for this excellent resolution. I'd like to thank all of the authors, including Congresswoman EDDIE BERNICE JOHNSON and everyone who signed on to the resolution commemorating the month of Ramadan.

I am celebrating Ramadan myself personally, and I have been doing so ever since my 19th birthday. I'm 44 now, and I can tell you that it is a time of reflection, a time of renewal, and regeneration.

It's true that we fast during the daylight hours during Ramadan, but it also says in the sayings of Prophet Mohammed, that if you do not refrain from ill speech, bad speech, bad words, basically a bad attitude and negative disposition, then God has no use of your refraining from food and drink. And so in this month of Ramadan, it's important to reassess your life, to contemplate your role in society and to benefit your neighbor.

I think it's very important when we talk about "neighbor" that we reflect upon what that word really means, "neighbor." It was Jesus, who the Muslims call Esau and who they revere very highly, who told the lawyer in the Bible that his neighbor really wasn't even somebody of his own religion or his own tribe but really was that Samaritan from that other group who lended assistance and gave a helping hand when it was needed. And that is

the origin of the story of the Good Samaritan.

This idea of the neighbor is something that's very important in Islam, especially during Ramadan where Muslims of all faiths, all colors, all backgrounds, reach out to our neighbors, Muslim, Christian, Jewish, Buddhist of all types.

I want to report to you, Mr. Speaker, that over the course of the last several weeks we've had several Iftar celebrations right here in the Capitol and also in the Pentagon and a tremendous demonstration of interfaith cooperation, interfaith working together and mutual respect and recognition.

As was said earlier, and I quite agree, every faith tradition relies on fasting as a means for spiritual regeneration. I also want to report to you that on the date of Yom Kippur, which is the Jewish holiday of atonement and the commemoration of the time of the new year, that my mosque in Minneapolis and the synagogue Temple Israel in Minneapolis joined together to break fast together, and we ended up with a good problem, Mr. Speaker, and that is, that there were 150 people who RSVP'd and said they wanted to come. We ended up with about 160 people coming, and we didn't have enough chairs for everybody, but we had enough food because we shared it, Mr. Speaker, showing again that we're not too far apart.

Mr. Speaker, I'd also like to let you know that many of our Christian friends came to celebrate the breaking of the fast with the Muslims and Jews together, and we're really warmed and encouraged by the fact that we can all come together even though we have different faith traditions.

So, Mr. Speaker, let me again thank the wonderful, excellent commemoration we're having today as a true expression of American values, religious tolerance, inclusion of everyone.

Mr. SHERMAN. Mr. Speaker, I would just like to take this opportunity to wish all my Muslim friends, particularly those in the San Fernando Valley, a Ramadan Mubarak, and I reserve the balance of my time.

Mr. POE. Mr. Speaker, we have no other speakers, and I yield back the balance of my time.

Mr. SHERMAN. Mr. Speaker, I would like to take this opportunity to commend the gentlelady from Texas for introducing this legislation and our committee leadership, Chairman TOM LANTOS and Ranking Member ILEANA ROS-LEHTINEN, for moving this bill to the floor.

Mr. LAMPSON. Mr. Speaker, as a longtime advocate and friend of the Muslim-American community, I am pleased to support H. Res. 635, a bill recognizing the commencement of Ramadan, and commending Muslims everywhere for their faith.

I have always admired the unwavering commitment Muslims show towards their faith during the holy month of Ramadan. It has been an honor to join many of my Muslim friends during this month of family togetherness, selfless service, worship and spiritual rebirth.

As the grandson of immigrants, I know true assimilation means preserving tradition while achieving success. I am in awe at how quickly the Muslim-American community has mastered both. In a matter of decades, the Muslim-American community has rapidly assimilated into American society. With shared values of hard work, discipline, community, family and culture, it's no wonder that Muslim-Americans are one of the fastest growing, most educated and highest earning ethnic groups in the U.S.

America owes much of its vibrant society and rich culture to the contributions of Muslim-Americans. From the medical professionals who care for us, the educators who teach us and the titans of industry large and small, Muslim-Americans are one of the most indispensable parts of our nation's ever-growing melting pot. Muslim-Americans are authentic Americans, and proof that the American Dream continues to thrive.

Mrs. CAPPS. Mr. Speaker, today I rise in strong support of H. Res. 635, a resolution honoring the month of Ramadan, the Islamic holy month of fasting and spiritual renewal. This is an important resolution in support of our Muslim friends, neighbors and citizens.

In my district we have many distinguished Muslim residents who contribute extensively to our community. They work tirelessly to educate our community about their faith and work to build interfaith relationships across our communities. For this I am deeply grateful. Their efforts, along with those of other people of faith in my district, are enabling us to build a strong and pluralistic environment that promotes tolerance and diversity.

In this time of international conflict, it is critical that we demonstrate solidarity with and support for members of the Muslim community in the United States and throughout the world. In two weeks I will be bringing faith leaders from across my district, including Jews, Muslims, Christians and Buddhists, to Washington, DC, for a day of discussions with Members of Congress and advocacy organizations to help further the important interfaith work already underway throughout the Central Coast of California.

I am grateful for all of the people of faith in my district who are working to promote peace and justice through understanding.

May this month of Ramadan bring us all closer to realizing a peaceful society at home and abroad.

I urge all of my colleagues to support this important resolution.

Ms. EDDIE BERNICE JOHNSON of Texas. Mr. Speaker, on September 13, 2007, Muslims in America and around the world celebrated the commencement of the Islamic holy month of Ramadan. I would like to thank Chairman LANTOS, Congresswoman ROS-LEHTINEN, Congressman MEEKS, Congressman ELLISON, and the Congressional Muslim Staffers Association for their continued support and leadership on this historic bill. The two I know best are Murat Gokcigdem who is Turkish American and my Chief of Staff and Illy Jaffer, Pakistani American and my Legislative Assistant. House Resolution 635 recognizes Muslims around the world and commemorates them during their holy month of Ramadan. Ramadan is observed in the ninth month of the Islamic lunar calendar. Of the Abrahamic faiths, Islam is a faith that places great emphasis on knowledge; therefore, it is a faith of reason and

peace. The month of Ramadan is a time of heightened spiritual awareness, family bonding, communal service and worship, and self-renewal for Muslims everywhere. It is the month of fasting from sunrise to sunset for over one billion Muslims throughout the world. During this month, Muslim Americans are appreciative of America's tradition of diversity. The community displays its appreciation by reconfirming its duty to ensure human dignity and a better future for all.

The Muslim American community contributes to the vibrant growth of American society and culture. Muslim Americans play a significant role in our Nation's political process, economic growth, scientific development, free enterprise, religious tolerance, law enforcement, and homeland security. American pluralistic ideals, democratic institutions, and multiculturalism are expanded and strengthened by the contribution of Muslim American civic participation. During this holy month, I would like to say Ramadan Mubarak to all Muslims.

Mr. DINGELL. Mr. Speaker, I am pleased to rise in support of House Resolution 635, a resolution recognizing the Islamic holy month of Ramadan. On September 13 this year, millions of Muslims throughout the world, and a great number in Michigan's 15th Congressional district, began a month of fasting, prayer, and spiritual renewal. It is an important step for acceptance and tolerance within the United States that Congress, for the first time, is recognizing this exceptional religious observance.

During the holy month of Ramadan, Muslims engage in self-discipline and purification. From sunrise to sunset, Muslims refrain from common daily activities such as eating and drinking, and tobacco use. Muslims also spend time reading the Koran, contemplating Islam, and cleansing their spirits. Ramadan is also a time to gather with family and friends, both at the nightly iftar, as well as at the conclusion of Ramadan, during the Id-al-Fitr.

It is a pleasure to join my colleagues in honoring the celebration of Ramadan, not simply because Muslims are an important and growing part of American society, but also because goals and tenets of Ramadan—self sacrifice, charity, and spiritual renewal—are shared by Americans of all faiths. Hopefully, Congressional recognition of Ramadan will lead to an increased appreciation for these shared values. Certainly, recognizing Ramadan, along with its observance in the United States, contributes to the vibrancy, dynamism, and character of our great Nation.

Ms. JACKSON-LEE of Texas. Ms. Speaker I rise today in strong support of H. Res. 635, recognizing the commencement of Ramadan, the Islamic holy month of fasting and spiritual renewal, and commending Muslims in the United States and throughout the world for their faith. I would like to thank my colleague, Ms. EDDIE BERNICE JOHNSON, as well as the 30 other cosponsors for introducing this important and timely piece of legislation. I would also like to thank Chairman LANTOS for his leadership on this issue. This important legislation brings us together in celebration with our Muslim brothers and sisters, during this, their holy month of fasting and spirituality.

Since the tragic terrorist attacks on the United States of September 11, 2001, patriotic, law-abiding Muslims-Americans of the Islamic faith have been targeted by threats and

incidents of violence. The House of Representatives has rebuked and condemned such actions from their very inception, with their September 14, 2001 resolution condemning bigotry and violence against American Muslims, and must continue to do so. It is important during this period of international uncertainty and apprehension to look to our commonalities, recognizing universal values that transcend culture, nationality, and religion.

The Muslim American Community has grown in size and prominence, and is an integral part of the fabric of this nation. The Muslim population in North America is characterized by its diversity. Some 80 nations are represented in the mosque communities of the United States, including a variety of traditions, practices, doctrines, and beliefs. Muslim Americans share the same values and ideals that make this nation great. These include ideals such as discipline, generosity, peace and moderation. In no month is this more evident than in the month of Ramadan, when more than a billion Muslims all across the world renew their bonds to family and friends, to neighbors and colleagues, and most of all to God. Ramadan is a special time of prayer and fasting, contemplation of God's greatness, and service to those in need.

Mr. Speaker, it is in the spirit of equality and sharing that we must recognize the universal values of family, community, and faith that we all share. By recognizing the Islamic faith as one of the great religions of the world, the House of Representatives may demonstrate solidarity with and support for the members of the Muslim community, both within the United States and throughout the world. By supporting this legislation, we may convey our respect to the Muslim community and commend the vast majority of Muslims within the U.S. and across the globe who have rejected the misapplication and misinterpretation of their religion.

As a co-sponsor of this legislation I feel that this is an issue we must address and I therefore strongly urge my colleagues to join me in supporting this important legislation.

Ms. CORRINE BROWN of Florida. Mr. Speaker, I rise in support of H. Res. 635, a resolution recognizing the commencement of Ramadan, the Islamic holy month of fasting and spiritual renewal. This resolution also commends the Muslims in the United States and across the globe for their devotion.

Ramadan demonstrates the strength of each Muslim's faith with a month of prayers, fasting, charity and self reflection. It is a beautiful observance each year by those who believe in Islam.

It is important to have resolutions like this that recognizes and shows respect for one of the world's most significant religions, Islam, and the nearly 1.5 billion Muslims throughout the world. Following the September 11th attacks, I am sad to say, there was an outbreak of bigotry and violence against Arab-Americans, American Muslims and Americans from South Asia. Intolerance is not an American value and Congress must show its support for the community of Islam in the United States and throughout the world.

I would like to thank Congresswoman EDDIE BERNICE JOHNSON, Congressman GREGORY MEEKS and Congressman KEITH ELLISON for introducing the resolution and working to bring it to the House floor today.

Mr. TOM DAVIS of Virginia. Mr. Speaker, I rise today in strong support of H. Res. 635.

As our Founding Fathers recognized, the strength of this great Nation derives from the tolerance we espouse. America builds strength from its diversity. I am proud to be a part of a country where every person may practice their religious beliefs without fear. At a time when religious differences are igniting conflicts throughout the world, America serves as a beacon of hope that religious tolerance is not only achievable, but only serves to make a country stronger and more viable.

The Islamic faith follows the lunar calendar. During the ninth month of the lunar calendar, called "Ramadan," the Arabic term for intense heat and scorched earth, Muslims throughout the world celebrate the revelation of the Quran. In 2007, the month of Ramadan lasts from September 13 to October 12. This sacred month is observed with prayers, fasting, and charity.

I believe we could all use a time of peace and reflection. Ramadan embodies these principles, and I applaud our Muslim friends and neighbors for their sincere religious beliefs.

I encourage my colleagues to support this resolution.

Mr. SHERMAN. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. SHERMAN) that the House suspend the rules and agree to the resolution, H. Res. 635, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the yeas have it.

Mr. SHERMAN. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

RECOGNIZING THAT VIOLENCE POSES AN INCREASINGLY SERIOUS THREAT TO PEACE AND STABILITY IN CENTRAL AMERICA

Mr. SHERMAN. Mr. Speaker, I move to suspend the rules and agree to the resolution (H. Res. 564) recognizing that violence poses an increasingly serious threat to peace and stability in Central America and supporting expanded cooperation between the United States and the countries of Central America to combat crime and violence, as amended.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 564

Whereas murder rates have been increasing throughout Central America in recent years;

Whereas in 2005, the estimated murder rate per 100,000 people was roughly 56 in El Salvador, 41 in Honduras, and 38 in Guatemala;

Whereas the February 2007 murder of 3 Salvadoran legislators from the Central American parliament and the subsequent murder in prison of the Guatemalan policemen

linked to the crime clearly illustrated to the international community the threat posed by violence in Central America;

Whereas a May 2007 report by the United Nations Office on Drugs and Crime (UNODC) makes the case that Central American countries are particularly vulnerable to violent crimes fueled by drug trafficking and corruption because they are geographically located between the world's largest drug producing and drug consuming countries;

Whereas 90 percent of the cocaine shipped from the Andes to the United States flows through Central America and thus contributes to increased violence on the Central American isthmus;

Whereas Central American governments and United States officials have attributed a large proportion of the rise in violent crime in Central America to youth gangs, many of which have ties to the United States;

Whereas UNODC estimates that there are 69,145 gang members in Central America;

Whereas on June 7, 2005, the Organization of American States (OAS) passed a resolution to urge member states to support the creation of holistic solutions to the gang problem;

Whereas Guatemala has experienced a surge in female murders during the past 3 years, with many of those murders allegedly committed by drug traffickers and other organized criminal groups;

Whereas violence between partners, particularly violence by men against their wives or girlfriends, is widespread in Central America and an International Violence Against Women Survey comparing selected countries in Africa, Latin America, Europe, and Asia found that 60 percent of women in Costa Rica—often considered the least violent country in Central America—reported having experienced domestic violence during their lives;

Whereas the House Foreign Affairs Subcommittee on the Western Hemisphere held a briefing and hearing on June 26, 2007, on violence in Central America;

Whereas the Guatemalan government and the United Nations signed a groundbreaking agreement in December 2006 to establish the International Commission Against Impunity in Guatemala (CICIG) which was approved by the country's legislature on August 1, 2007;

Whereas the Central American Integration System (SICA) is an inter-governmental organization formed in 1991 comprised of the following member states: Belize, Costa Rica, El Salvador, Guatemala, Honduras, Nicaragua, and Panama;

Whereas the Dominican Republic participates in SICA as an Associate Member State;

Whereas SICA and the United States held their first ever Dialogue on Democratic Security in Guatemala City from July 16 through 18, 2007, which focused on gangs, drug trafficking, and arms trafficking;

Whereas SICA and the United States signed an agreement at this meeting to improve intelligence sharing and policing and to institutionalize dialogue on regional security;

Whereas this meeting was the first time in almost a quarter century that high level officials from the United States and all 7 Central American countries and the Dominican Republic have met formally to discuss security issues;

Whereas United States Assistant Secretary of State for Western Hemisphere Affairs Thomas Shannon announced at this meeting the United States Strategy to Combat Criminal Gangs from Central America and Mexico designed to prevent youth from entering gangs and strengthen the fight against gang-related violence and other crimes;

Whereas Assistant Secretary Shannon recognized at this meeting that youth gang de-

linquency "has profound social roots and our way of fighting it cannot only be through policing";

Whereas the United States pledged \$1,000,000 at this meeting to help Central American governments draft a regional strategy to fight youth gangs and drug trafficking and \$3,000,000 to fund rehabilitation programs for youths in gangs; and

Whereas an enhanced political commitment and cooperation between the United States and Central America on security issues can help curb violence in Central America: Now, therefore, be it

Resolved, That it is the sense of the House of Representatives that—

(1) crime and violence pose an increasingly serious threat to peace and stability in Central America;

(2) officials from Central America and the United States should be commended for holding a historic meeting to discuss regional security strategies;

(3) the announcement on July 18, 2007, of the United States Strategy to Combat Criminal Gangs from Central America and Mexico should be commended;

(4) the President of the United States should follow through on commitments made in the United States Strategy to Combat Criminal Gangs from Central America and Mexico with concrete actions;

(5) the commitment of funds by the United States to fight youth gangs in Central America is an important step forward and greater resources should be considered in the future to fight this problem due to its severity and its transnational nature; and

(6) Central American and United States officials should be encouraged to meet on a regular basis to further cooperation in combating crime and violence in Central America.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. SHERMAN) and the gentleman from Texas (Mr. POE) each will control 20 minutes.

The Chair recognizes the gentleman from California.

GENERAL LEAVE

Mr. SHERMAN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Mr. SHERMAN. Mr. Speaker, I rise in strong support of this resolution and yield myself as much time as I may consume.

I want to thank our colleagues, Congressman ELIOT ENGEL and DAN BURTON, the Chair and ranking member respectively of the Western Hemisphere Subcommittee, for introducing this important legislation.

The measure brings a long overdue spotlight to the serious and growing problem of violence in Central America. The February murder of three Salvadoran legislators and the subsequent shocking murder in prison of the Guatemalan policeman linked to the crime illustrate the very real daily threat posed by violence in this region.

While this high-profile incident brought violence into the spotlight, it is unfortunately nothing new. In recent

years, murder rates have been increasing throughout Central America. In 2005, the estimated murder rate per 100,000 people was roughly 56 in El Salvador, 41 in Honduras, and 38 in Guatemala. These rates are extraordinarily high by international standards.

Much of the violence in Central America is closely related to drug trafficking. A report released by the United Nations in May argues that Central American countries are particularly vulnerable to violent crimes, fueled by drug trafficking, because they are geographically located between South America and the United States; in other words, between the world's largest drug-producing and the world's largest drug-consuming countries or areas. In fact, 90 percent of the cocaine shipped from the Andean region to the United States flows through Central America. This clearly plays a major role in triggering violence in the region.

If drugs are the primary factor in the scourge of violence, youth gangs are a close second. There's estimated to be about 70,000 youth gang members in Central America. Many of these gangs have ties to the United States and pose threats to security in our own communities.

□ 1145

We are beginning to address this violence crisis. The United States and Central American officials have started to work together to combat violence in Central America, but more needs to be done. This July, high-level officials from the United States and all seven Central American countries met to discuss security in the region, particularly addressing gangs, drug trafficking and arms trafficking. This meeting marked the first time in almost a quarter century that high-level officials from the United States and all the countries of Central America met formally to discuss security issues.

At the meeting, the State Department announced the U.S. strategy to combat criminal gangs from Central America and Mexico and pledged \$4 million to help Central America deal with the youth gang issue. I applaud this meeting and the State Department's initiative and encourage Central American countries to go beyond a police-based approach and address the social roots of violent crime.

With passage of the important measure today, the United States Congress will recognize that violence poses an increasingly serious threat to peace and stability in Central America. This resolution encourages Central American and U.S. officials to meet on a regular basis to enhance further cooperation in curbing violence in the region.

The measure also recognizes the U.S. has a commitment of \$4 million to tackle this problem, and that is a welcome start. But, importantly, this resolution notes that greater resources should be considered in the future to fight the problem of violence in Central America.

Our friends in Central America are great and close allies, and we should do everything we can to bring stability to these societies and to end excessive violence. That is why I urge all Members to support this resolution.

Mr. Speaker, I reserve the balance of my time.

Mr. POE. Mr. Speaker, I yield myself as much time as I may consume.

Mr. Speaker, I rise in support today of H. Res. 564 and join my colleagues in recognizing the efforts taken by the United States and seven Central American countries to confront gang violence in Central America.

The tragic nature of gang violence in Central America threatens the peace and stability of its neighbors to the north and to the south. Geographically located between the world's largest drug-producing and drug-consuming countries, Central America faces a seemingly insurmountable problem when forced to counter gang violence on its own.

For this reason, I was pleased to see that earlier this year, the United States and seven Central American countries took the first step towards finding an international solution to the growing level of violence in Central America by holding the first-ever dialogue on democratic security in Guatemala City.

As the transnational nature of gangs causes crime and violence in Central America to bleed into the United States, this resolution recognizes the importance of a continuing United States involvement and commitment of funds towards dealing with youth gangs in Central America.

Gangs have become more organized, more violent, and affect North America, Central America and South America. It also encourages Central America and U.S. officials to meet on a regular basis for further cooperation in combating crime and violence and commends these countries for taking the first step in the struggle for security by developing the United States' strategy to combat criminal gangs from Central America and Mexico.

While I am pleased to see the progress made this year, I also recognize the grave importance of sustaining these efforts while increasing our understanding of the roots of this epidemic. I look forward to our continued cooperation with our neighbors to the south and once again applaud the efforts already taken to counter this increasing threat to peace and security in our region.

Mr. Speaker, I reserve the balance of my time.

Mr. SHERMAN. Mr. Speaker, I yield 5 minutes to one of the co-authors of this legislation, the chairman of the Foreign Affairs Subcommittee on the Western Hemisphere, Mr. ENGEL.

Mr. ENGEL. I thank my friend from California.

Mr. Speaker, I rise today in strong support of my House Resolution 564, which brings attention to the serious

and growing problem of violence in Central America.

I first want to thank my colleague and the ranking member on the Western Hemisphere Subcommittee, Dan Burton, for introducing this resolution with me. I also want to thank Chairman LANTOS and Ranking Member ROSLEHTINEN for their support of this bill.

The February murder of three Salvadoran legislators in the Central American Parliament and the subsequent shocking murder in prison of the Guatemalan policeman linked to the crime illustrate the very real daily threat posed by violence in Central America. While this high-profile incident brought violence in Central America to a spotlight, it is, unfortunately, nothing new.

Homicide rates in El Salvador and Guatemala are higher today than they were in those countries' civil wars. According to government statistics, Guatemala's murder rate has doubled since 1999.

As chairman of the Western Hemisphere Subcommittee of the House Foreign Affairs Committee, I focus intently on violence in Central America and the roots of this violence. At a recent hearing that I chaired on this topic, I was taken aback by the major role that drug trafficking plays in encouraging violence in the sub-region.

Ninety percent of the cocaine shipped from the Andean region to the United States flows through Central America. The sub-region's location between the highest drug-consuming and the highest drug-producing regions of the world make it particularly vulnerable. Unfortunately, we are the highest drug-consuming portion of that equation.

If drugs are the primary factor in this scourge of violence, youth gangs are a close second. The U.S. Southern Command has estimated that there are 70,000 gang members in Central America alone. Fortunately, we are beginning to address this crisis. The United States and Central American officials have started to work together to combat violence in Central America; but, obviously, much more needs to be done.

This resolution recognizes the recent progress that has been made in enhancing U.S.-Central American cooperation and combating violence in Central America. The seven countries of Central America, the Dominican Republic and the United States held its first-ever dialogue on democratic security in Guatemala City this July. That meeting was the first time in almost a quarter century that high-level officials from the United States and all of these countries met formally to discuss security issues.

At this meeting, Assistant Secretary of State for Western Hemisphere Affairs, Tom Shannon, announced that the U.S. strategy to combat criminal gangs from Central America and Mexico was beginning. The United States also pledged \$4 million in assistance to help Central Americans begin to address this issue.

This resolution commends U.S. and Central American officials for their joint efforts to combat violence and encourages greater cooperation in the future. In the coming days, the Bush administration will present Congress with a plan to assist Mexico and Central America in dealing with issues of crime and violence, particularly as they relate to counternarcotics.

I look forward to working with my colleagues from the State Department and Central America as we begin to shape a future assistance package that will address violence in Central America.

Finally, I want to point to one area of progress that we have seen since this resolution was first introduced in July.

On August 1, Guatemala's legislature approved the international commission against impunity. This is a groundbreaking agreement between the Guatemalan Government and the United Nations to combat impunity in Guatemala. It is a major step for all of us who care so deeply about curbing violence in Central America, and I want to congratulate my colleagues in the Guatemalan Congress and the executive branch on this major accomplishment.

Let me say in closing that one of the things I have noticed as chairman is the feeling of neglect in the hemisphere that the other nations feel that the United States is not concentrating on this region, that we are looking elsewhere in the world. I think that this resolution and what we are doing goes a long way in combating that feeling.

I urge my colleagues to support House Resolution 564.

Mr. POE. Mr. Speaker, I want to commend Mr. ENGEL, and I yield back the balance of my time.

Mr. SHERMAN. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. SHERMAN) that the House suspend the rules and agree to the resolution, H. Res. 564, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the resolution, as amended, was agreed to.

A motion to reconsider was laid on the table.

CONDEMNING THE PERSECUTION OF LABOR RIGHTS ADVOCATES IN IRAN

Mr. SHERMAN. Mr. Speaker, I move to suspend the rules and agree to the concurrent resolution (H. Con. Res. 203) condemning the persecution of labor rights advocates in Iran, as amended.

The Clerk read the title of the concurrent resolution.

The text of the concurrent resolution is as follows:

H. CON. RES. 203

Whereas Iran, in violation of ILO principles, refuses to recognize independent labor unions;

Whereas, on April 9, 2007, Iranian agents arrested and imprisoned Mahmoud Salehi, founder of the Saghez Bakery Workers Association, a labor union that is independent and therefore not recognized under Iranian law;

Whereas Salehi's life is in grave danger as he sits in the Sanandaj prisons without access to kidney dialysis treatment;

Whereas, on July 10, 2007, plainclothes Iranian agents severely beat and arrested Mansour Osanloo, president of the Syndicate of Bus Drivers of the Tehran and Suburbs Bus Company, another labor union that is independent and therefore not recognized under Iranian law;

Whereas this arrest was the third time in less than two years that Syndicate president Osanloo has been arrested by Iranian agents;

Whereas Osanloo now sits in Iran's notorious Evin prison with a chronic heart condition and a serious eye condition that requires immediate surgery;

Whereas Osanloo has no access to medical or legal assistance and no contact with his family; and

Whereas, on August 9, 2007, the International Transport Workers' Federation, together with the International Trade Union Confederation, staged an international "day of action" to free Osanloo and Salehi: Now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That Congress—

(1) condemns the Iranian regime for the arrest and imprisonment of Iranian union leaders Mahmoud Salehi and Mansour Osanloo and demands their immediate release;

(2) expresses its solidarity with the workers of Iran and stands with them, and with all Iranians, in their efforts to bring political freedom and individual liberty to Iran; and

(3) calls on the Iranian regime to respect the right of Iranian workers to form independent associations and unions, as required by its membership in the ILO.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. SHERMAN) and the gentleman from Texas (Mr. POE) each will control 20 minutes.

The Chair recognizes the gentleman from California.

GENERAL LEAVE

Mr. SHERMAN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Mr. SHERMAN. Mr. Speaker, I rise in support of this resolution and yield myself such time as I may consume.

I would like to thank our colleagues, Mr. KIRK from Illinois, Mr. ANDREWS from New Jersey, for introducing this important and timely legislation.

Iran's pursuit of nuclear weapons in support of terrorism and its abuse of the human rights of its own people collectively form one of the most serious threats to peace and freedom faced by our country and faced by the world. It speaks volumes that Iran is a member of the International Labor Organization and formally subscribes to the core ILO principles like freedom of association, yet continues to jail those who attempt to form independent labor unions.

The mistreatment of two courageous labor leaders, Mr. Mahmoud Salehi and Mansour Osanloo, is yet another example of the unacceptable behavior of the regime in Iran.

Since 2004, Mahmoud Salehi, who comes from the Kurdish region of Iran, has been jailed on trumped-up charges for the crime of trying to organize a May Day rally in his own city. Unlike many well-known Iranian dissidents, Mr. Salehi is not a writer or a professor or even a politician. He is an ordinary man, a baker by trade, who has had the courage to stand up for the rights of working people. Since April 19 of this year, he has been imprisoned and denied access to the dialysis treatments he requires.

The same is true of Mansour Osanloo, who fell afoul of the regime for threatening in 2006 to lead his fellow bus drivers in Tehran out on strike. Mr. Osanloo was kidnapped from his bus by unknown parties and severely beaten. He too is now being held on vaguely worded charges.

It is appropriate and necessary for the United States House of Representatives to condemn the brutal mistreatment of these leaders and call for their immediate release.

I strongly support this resolution, and I encourage all my colleagues to do likewise.

Mr. Speaker, I reserve the balance of my time.

Mr. POE. Mr. Speaker, I yield such time as he may consume to the author of this measure, the gentleman from Illinois (Mr. KIRK).

Mr. KIRK. Mr. Speaker, this resolution before us demonstrates America's commitment to human rights around the world. As the cochair of the Iran Working Group and a member of the Human Rights Caucus, I am proud to stand here as the co-author of this Kirk-Andrews resolution.

On April 9, 2007, Iranian agents arrested and imprisoned Mahmoud Salehi, the founder of the Saghez Bakery Workers Association. Mr. Salehi is a kidney patient who now sits in the Sanandaj prisons, his life in grave danger as the regime blocks his access to dialysis treatment.

July 10, plain-clothed Iranian agents severely beat and arrested Mansour Osanloo, the president of the Syndicate of Bus Drivers of the Tehran and Suburbs Bus Company. Osanloo now sits in Iran's notorious Evin prison with a chronic heart condition, no access to medical or legal assistance, and no contact with his family. The Teamsters have called on Iran to immediately release both men.

In August, the International Trade Union Confederation, together with the International Transport Workers Federation, staged an international "day of action" to free these union leaders; and now it's our turn. Together with my good friend and the cochair of the Iran Working Group, Congressman ROBERT ANDREWS of New Jersey, we introduced this resolution, a bipartisan

resolution condemning the Government of Iran for the arrest and imprisonment of Iranian union leaders, demanding their immediate release. Today, we speak with one voice, not as Democrats or Republicans, but as Americans, to say to the Iranian people, we stand with your efforts to bring about political freedom and individual liberty in Iran.

□ 1200

As a board member of the National Endowment for Democracy, I am proud of the U.S. Government's commitment to international workers' rights. This resolution embodies that commitment.

I want to thank Chairman LANTOS and Ranking Member ROS-LEHTINEN for their cosponsorship and continued leadership on this human rights issue.

I also want to thank my friend, Congressman ROB ANDREWS, and the vice chairs of the Iran Working Group, Congressman BOUSTANY and Congressman KLEIN, and key staff members, including Alan Makovsky, Yleem Poblete, Alan Goldsmith, Luke Ballman, Michael Hare and Mira Kogen for their hard work on this resolution.

I especially want to thank Richard Goldberg of my staff, who did the heavy lift on this piece of legislation, so heavy he might become an honorary Teamster.

Mr. Speaker, it is very important to see what is happening in Iran, that there is now an attack going on against Baha'is, there is now an attack going on against intellectuals, and there is now an attack going on against free union members. We need to speak out against all of these if we adhere to our principles of faith to the dignity of the individual as enshrined, not just in the Constitution of the United States, but in the U.N. Universal Declaration of Human Rights, of which the Government of Iran is a signatory.

Mr. SHERMAN. Mr. Speaker, I'd like to yield 3 minutes to the coauthor of this legislation, the chairman of the Education and Labor Subcommittee on Health, Employment, Labor and Pensions, the very distinguished Mr. ANDREWS from New Jersey.

Mr. ANDREWS. Mr. Speaker, I rise in strong support of this resolution. I would like to thank the cochairman of the Iran Working Group, my good friend, Mr. KIRK, for his efforts and the staff's efforts. And I would associate myself with the remarks that MARK made about the staff members who worked so hard on this.

I'd like to thank our subcommittee chairman, Mr. SHERMAN, and ranking members on the other side for their help.

A prison must be a terribly lonely and solitary place. And I think there is no more lonely and solitary place on the face of the Earth than an Iranian prison, because in an Iranian prison you live in a place where there is no due process, there is no right to be heard, there is no sunlight, there is no chance to address your grievances.

Mr. Speaker, as we meet today, two men, Mahmoud Salehi and Mansour Osanloo sit in that solitary confinement. Their crime is speaking up for the members of the group for which they work. Their offense is trying to organize and represent the men and women next to whom they work. This is taken universally as a human right, the right to speak up for better working conditions, for fairness in the workplace. It is a right that Iran recognizes as a signatory to the International Labor Organization, and Iran is bound to follow the core principles of the ILO. Clearly, Iran is not doing so as we meet today.

For more than 6 months, Mr. Salehi has been confined in a prison. For more than 3 months, Mr. Osanloo has been confined in a prison.

It is my hope that this resolution today will have the Members of this House, Republican and Democrat, liberal and conservative, joining the voices of labor leaders around the world as expressed on August 9 saying to the Government of Iran that this imprisonment is unjustified. This is an egregious abuse of human rights. These men should be released. Their medical needs should be tended to, and justification should be given for the unlawful and inhuman incarceration of these individuals.

This is a larger question than the political relationship between the United States and Iran. It is a larger question than labor law and the right to organize. This is a fundamental question of human rights. Innocent, infirm people should not be held against their will with no rights and no right to address their grievances. Surely, Mr. Speaker, this House can and should join together today to rise up in opposition to this inhuman practice.

I would urge a "yes" vote.

Mr. POE. Mr. Speaker, I yield myself as much time as I may consume.

Mr. Speaker, I rise today in strong support of this resolution condemning the persecution of labor rights advocates in Iran.

During the past 2 years, the already brutal regime in Tehran has increased its repression of its own citizens, cracking down on religious and ethnic minorities, human rights and pro democracy activists, even university students, and now the labor movement.

Like many supposedly revolutionary governments, this regime has been particularly harsh to workers and their representatives who have dared to protest the injustices that pervade the present system in Iran.

On April 9 this year, Iranian agents arrested Mahmoud Salehi, the founder of an independent bakery workers association. And then on three separate occasions since 2005, this same Iranian regime has arrested and imprisoned Mansour Osanloo, the president of the Syndicate of Workers of Tehran and Suburbs Bus Company, an independent labor association of transportation workers.

Most recently then, on July 10, 2007, reports indicate that plainclothes Iranian agents kidnapped, assaulted and imprisoned Mr. Osanloo.

When transport workers have attempted to strike in order to protest their lack of rights and the arrest of their representatives, the Iranian regime has beaten them and compelled them to return to work. Iran's deplorable behavior violates its own legal obligations under its own Constitution.

Article 26 of the Iranian Constitution permits, and I quote, "the formation of parties, societies, political or professional associations," and Iran's labor law recognizes that "it is prohibited to force a person to perform work against their will." So much for following their Constitution.

Mr. Speaker, while Iranian thug-in-chief Mahmoud Ahmadinejad spoke freely at the United Nations last week, labor representatives Mahmoud Salehi and Mansour Osanloo, both of whom suffer from medical conditions and medical problems, languished in Iran's infamous prisons without access to any medical attention. This current situation is intolerable.

The Iranian regime must stop its persecution of its own workers and systematic human rights abuses, release all the imprisoned labor representatives and fulfill its obligations in ensuring the right of Iranians to work freely and to organize freely.

I want to thank Mr. KIRK of Illinois and Mr. ANDREWS of New Jersey for introducing this resolution, and also labor unions in the United States for bringing this issue to the forefront.

This resolution condemns the Iranian regime for the arrest and imprisonment of Iranian labor leaders and demands their release. It also sends a simple but yet powerful message. As the people of Iran struggle to live freely and exercise their basic human rights, Congress and the United States stands with those people.

I urge my colleagues to adopt this legislation.

Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

Mr. SHERMAN. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore (Mr. MCGOVERN). The question is on the motion offered by the gentleman from California (Mr. SHERMAN) that the House suspend the rules and agree to the concurrent resolution, H. Con. Res. 203, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the yeas have it.

Mr. KIRK. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

TAIWANESE SELF-DEFENSE CAPABILITY

Mr. SHERMAN. Mr. Speaker, I move to suspend the rules and agree to the resolution (H. Res. 676) declaring that it shall continue to be the policy of the United States, consistent with the Taiwan Relations Act, to make available to Taiwan such defense articles and services as may be necessary for Taiwan to maintain a sufficient self-defense capability.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 676

Whereas relations between the United States and Taiwan are governed by the Taiwan Relations Act (22 U.S.C. 3301 et seq.; Public Law 96-8), three joint communiqués, and the Six Assurances;

Whereas the Taiwan Relations Act has governed United States arms sales to Taiwan since 1979, when the United States extended diplomatic recognition to the People's Republic of China;

Whereas the Taiwan Relations Act specifies that it is United States policy, among other things, to consider any non-peaceful means to determine Taiwan's future "a threat" to the peace and security of the Western Pacific and of "grave concern" to the United States; "to provide Taiwan with arms of a defensive character;" and "to maintain the capacity of the United States to resist any resort to force or other forms of coercion" jeopardizing the security, or social or economic system of Taiwan's people;

Whereas section 3(a) of the Taiwan Relations Act states that "the United States will make available to Taiwan such defense articles and defense services in such quantity as may be necessary to enable Taiwan to maintain a sufficient self-defense capability";

Whereas section 3(b) of the Taiwan Relations Act stipulates that both the President and the Congress shall determine the nature and quantity of such defense articles and services "based solely" upon their judgment of the needs of Taiwan;

Whereas Taiwan's 2007 defense budget included approximately \$488,000,000 to begin the process of procuring 66 new United States-origin F-16C/D fighters, pending United States price and availability data;

Whereas after October 31, 2007, those funds will no longer be available to begin the process of procuring the F-16C/D fighters;

Whereas the Taiwanese Defense Ministry has requested and the Executive Yuan (cabinet) approved in August 2007 a 2008 defense budget that includes approximately \$764,000,000 for the second year's budget for F-16C/D fighters;

Whereas notwithstanding the requirements of the Taiwan Relations Act, the Bush Administration has not been responsive to Taiwan's clear expression of interest in receiving price and availability data for the F-16C/D fighters; and

Whereas in its annual, congressionally mandated report on China's Military Power (most recently released in May 2007) the Department of Defense concluded that China is greatly improving its military, with those improvements largely focused on a Taiwan contingency, and that this build-up poses an increasing threat to Taiwan and ultimately to the United States military presence in Asia: Now, therefore, be it

Resolved, That—

(1) it shall continue to be the policy of the United States, consistent with the Taiwan

Relations Act, to make available to Taiwan such defense articles and services as may be necessary for Taiwan to maintain a sufficient self-defense capability; and

(2) the United States should determine the nature and quantity of such defense articles and services "based solely" upon the legitimate defense needs of Taiwan.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. SHERMAN) and the gentleman from Texas (Mr. POE) each will control 20 minutes.

The Chair recognizes the gentleman from California.

GENERAL LEAVE

Mr. SHERMAN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Mr. SHERMAN. Mr. Speaker, I rise in strong support of this resolution and yield myself as much time as I may consume.

I would like to thank my distinguished colleague, the ranking member of the Foreign Affairs Committee, ILEANA ROS-LEHTINEN of Florida, for introducing this important resolution and Chairman LANTOS, Chair of the Foreign Affairs Committee, for moving this to the floor.

When it comes to military sales to Taiwan, U.S. policy is clear: We must ensure that the thriving democracy of Taiwan has the capacity necessary to defend itself from outside threats.

We in the United States provide defensive military equipment to Taiwan, not just because it is right to aid our democratic friends, but because it is the law of the land under the Taiwan Relations Act. The Taiwan Relations Act, which has been the core of our policy toward Taiwan for almost 3 decades, also states clearly that the United States should base its decision on whether to supply defensive military equipment to Taiwan solely on the basis of the security needs of the Taiwanese military, not on the basis of political concerns.

In the context of these guiding principles, the administration currently has before it a decision on whether to sell F-16C/D fighters to Taiwan, fighters which Taiwan has expressed a clear interest in purchasing and for whose purchase they have budgeted \$488 million in their 2007 defense budget and another \$764 million in their budget for 2008.

The answer of the United States should be obvious. We should agree to sell the fighters without delay. Yet the administration has dragged its feet and failed even to respond to our Taiwanese friends; and this, in spite of the fact that under Taiwanese laws the funds for the fighters will no longer be available after October 31 of this year. If we do not offer to sell the planes by that

date, the rules governing Taiwanese defense spending require that these funds be deleted from their budget.

Some have argued that this delay is justified because in a tense political season in Taiwan, the United States does not want to be seen as taking sides in the upcoming Taiwanese election. This assertion is wrongheaded and shortsighted in the extreme. This resolution in no way indicates support for one political party or another.

Furthermore, under the Taiwan Relations Act, we are supposed to make our decision based upon the needs of the Taiwanese military, not based on some argument that we would be falsely seen as supporting one political party or another, which, of course, is hardly the case if we decide to follow our own law and provide the Taiwanese military with the planes they need for military security.

I support this resolution and the sale of the F-16C/Ds to Taiwan so that the people of Taiwan can protect their democracy and to advance our security interests in East Asia. My support does not in any way indicate support for any candidate in Taiwan for any elected office, nor would selling these planes or agreeing to sell them indicate the support of the United States Government for any particular political party or candidate.

There are still others who claim that the F-16 sale, and this resolution, will upset the balance of the Taiwan Strait. Taiwan already has F-16 aircraft, so these additional planes will hardly upset the balance between Taiwan and China.

Moreover, no one puts forward the idea that Taiwan is today going to invade the mainland. It is obvious that the weapons Taiwan acquires are for defense, not for offense, and so a country acquiring military weapons to defend itself is not upsetting the balance of power but, rather, preserving the military status quo, preserving stability and peace.

I would also point out that the Taiwan Relations Act and our arms sales under this act have been instrumental in maintaining peace and security across the Taiwan Straits and in East Asia for 30 years.

□ 1215

Under this peace, Taiwan developed from authoritarian rule into a robust and lively democracy. Taiwan has asked our assistance in defending itself, and it deserves from us the respect of a prompt response.

I strongly support this resolution and encourage my colleagues to do the same.

Mr. Speaker, I reserve the balance of my time.

Mr. POE. Mr. Speaker, I yield myself such time as I may consume.

I rise in support of House Resolution 676, a resolution reiterating that it is the policy of the United States to make available to Taiwan such defense articles and services as may be necessary for its self-defense.

At the outset, I want to thank Chairman LANTOS and the gentlewoman from Florida, the author of this resolution; Mr. LANTOS being the cosponsor; as well as many other members from the Foreign Affairs Committee and the Taiwan Caucus.

Mr. Speaker, this is a very straightforward resolution. It simply says that the executive branch should follow the law, in this case the Taiwan Relations Act, TRA, of 1979, and make available to our friends in that vibrant democracy such defense articles as may be necessary for their self-defense.

While the Chinese Air Force and Navy continue to be upgraded with modern Russian-made combat aircraft, Taiwan's Air Force is literally falling from the sky. In fact, some 17 obsolete F-5 fighters have crashed in the last 10 years, including one this May which killed a number of Singaporean servicemen.

Yet despite Taiwan's clearly compelling needs and the fact that Taipei has not only increased defense spending but also has budgeted and appropriated for the F-16s, the United States is refusing to respond to Taiwan's entirely legitimate request for military sales. In so doing, the clear intent of Congress and the law of the land as articulated in the TRA is obviously being ignored.

In this regard, section 3(b) of TRA stipulates that both the President and the Congress shall determine the nature and quantity of such defense articles and services based solely upon their judgment of the needs of Taiwan.

In life there are times when you can outthink yourself by overanalyzing issues and events, hoping to find that perfect moment to make a major decision. This is one of those times. Given China's ongoing and notorious military buildup, as well as its ceaseless efforts to isolate and belittle Taiwan, there will never be an ideal time for the United States to make defense sales to this island. The ideal time, obviously, is when the time is right, which is now.

The reality is that any major U.S. sale at any time will be objected to by the Chinese Communist regime. Should that affect our commitment to the stability of the Taiwan Strait? Mr. Speaker, are we timid because of China? Likewise, should our defense commitment to Taiwan be held hostage to a clash of personalities, the political season in Taiwan, or Washington's desire to accommodate Beijing?

In conclusion, this commonsense resolution simply says that consistent with the Taiwan Relations Act, the TRA, the United States should make decisions about prospective arms sales to this island based upon Taiwan's legitimate self-defense needs and our assessment of the relative balance of power in the Western Pacific.

I urge the adoption of this resolution.

Mr. Speaker, I reserve the balance of my time.

Mr. SHERMAN. Mr. Speaker, I yield 2 minutes to the gentlewoman from Ne-

vada, a member of the Veterans' Affairs Committee and the Ways and Means Committee, the very distinguished and dapper Ms. BERKLEY.

Ms. BERKLEY. I thank the subcommittee chairman for that very lovely introduction.

Mr. Speaker, I rise in support of this important resolution, in support of a U.S. ally and a fellow democracy.

For over 50 years, Taiwan and the United States have enjoyed a strong political and economic partnership. Taiwan is our eighth largest trading partner with almost \$60 billion in bilateral trade. In the last two decades, we have watched Taiwan blossom into one of the world's leading democracies, holding a number of open, fair, and internationally approved elections. Its constitution guarantees fundamental freedoms and civil liberties and ensures all citizens have a voice in local and national affairs.

Mr. Speaker, in an age of terrorism and political violence, it is absolutely imperative that the United States stands up for peaceful and free countries around the globe. We must make certain our fellow democracies can determine their own destinies at the ballot box without fear of attack or violence. And as this resolution states, we must continue to provide Taiwan with the ability to defend itself, to safeguard the expansion of democracy on that island and in its region in the coming years.

Taiwan is a vibrant democracy, a trusted ally, a strategic partner of the United States. It is imperative, I repeat, that we signal our support for the world to see that America stands with its fellow democracy and will defend against any threat of military aggression.

I urge support for this resolution.

Mr. FALEOMAVAEGA. Mr. Speaker, I want to commend the gentlewoman from Florida, our senior Ranking Member of this Committee for her authorship of H. Res. 676, just as I commend Chairman LANTOS also and other Members of this Committee who are supporting this Resolution. Having said this, my question is, is it necessary?

I have serious concerns about H. Res. 676 which declares that it should continue to be the policy of the United States, consistent with the Taiwan Relations Act, to make available to Taiwan such defense articles and services as may be necessary for Taiwan to maintain a sufficient self-defense capability.

The Taiwan Relations Act of 1978 has always been the basis of how our country has defined its relationship with Taiwan, and there has been no change in the provisions of this Act. The Act allows for the sale of arms to assist Taiwan with its defense capabilities against its enemies which it considers to be the People's Republic of China (PRC).

Why then is H. Res. 676 necessary? I also question H. Res. 676 being put forward at a time when all of us know that the situation between Taiwan and China has been extremely tense for weeks and months. While I respect my colleagues' view on H. Res. 676, I disagree with this course of action. We all know that H. Res. 676 is a nonbinding resolution

that does not oblige our Government to act but only serves to add fuel to the fire, or exacerbate already tense relations between Taiwan and Beijing. Again, I ask, is this Resolution necessary?

Some 15 times now, Taiwan has sought and failed to be formally recognized by the United Nations, and this has caused a heated exchange of responses even among Members of this body. I just returned from Taiwan where I met with Taiwan's President, and the opposition party. I also recently visited China where I met with the Vice President, and other government officials. When I say that relations are tense, I mean it. From both sides, the situation between Taiwan and Beijing is quickly becoming a confrontation which may lead to an outcome none of us wants.

I am certain that all of us are committed to a course of action which will avert a crisis, and bring about a peaceful solution in the Taiwan Straits. But I do not believe H. Res. 676 gets us where we want to go. H. Res. 676 is just a reminder that an arms deal is still pending and it is pending because the Administration is having difficulties persuading Taiwan not to seek membership with the UN. Obviously, Taiwan is not listening and does not care what this may mean for the United States and our important, strategic relationship with Beijing.

The fact is there is a difference of opinion among the people and leaders of Taiwan about what position Taiwan should take towards Beijing. One of the two major parties advocates peaceful coexistence with the PRC. The other major party and its leaders keep pushing the envelope to the point of forcing Beijing's hand which led to President Clinton having to send two naval battle groups to the Taiwan Straits and almost led to a nuclear confrontation with Beijing. I wonder if my colleagues want to go through this again.

Last time, Beijing backed off. But will Beijing back off again? With implications as serious as this, I am hopeful that we will not move forward with this resolution until we have had time to consider a more thoughtful approach, and until Taiwan has time to hold its elections next March.

For now, H. Res. 626 can potentially influence the outcome of those elections, as could the sale of F-16s. I suspect this is probably one of the reasons the Administration has been reluctant to proceed with the sale of F-16 fighter jets to Taiwan because the Administration also recognizes we should give the people of Taiwan time to determine their future status before acting in ways that could set off a chain reaction in this volatile region of the world.

All of us, including Taiwan, know that our United States foreign policy has always been to accept the One-China concept whereby Beijing and Taiwan are to work out their political differences through peaceful means. This said, Taiwan has made significant progress towards a pluralistic and democratic form of government. Taiwan enjoys a free market system and economy that ranks among the top fifteen economies in the world. Taiwan also enjoys one of the highest standards of living in the world.

Currently, Taiwan conducts over \$100 billion in unofficial trade with Beijing. Over the years, millions of Taiwanese have also been able to freely travel to Beijing to be reunited with their families and friends.

Beijing is also moving towards a more free market system. China has become one of the

top five economies in the world, despite its Socialist Marxist ideology that puts a limitation on greater freedom for its citizens and transparency in government. Beijing is doing its best to feed more than 1 billion people, and we must also credit Beijing for bringing North Korea to the negotiating table, thwarting North Korea's efforts to produce nuclear weapons of mass destruction.

Mr. Speaker, do we want to build on the positive? Do we want to avert a crisis? Or, do we want to add fuel to the fire? I submit that H. Res. 626 tilts favorably towards Taiwan, and I suggest to my colleagues that we ought not to pursue this course of action anymore than we should adopt legislation or resolutions that favor China over Taiwan.

Having said this, I will not oppose this resolution but I will again ask if it is necessary and, in closing, I will suggest that it is not. I will also suggest that it is in our interest to work collectively and bilaterally with both Taiwan and China to prevent another standoff in the Taiwan Straits.

Mrs. CHRISTENSEN. Mr. Speaker, I stand before you today in support of our continued support and defense of Taiwan. The United States has stood on the forefront of making the World safe and as a protector of democratic freedoms. To that end, Taiwan has emerged as flag bearer of not only democratic principles but as a strong economic partner.

Although Taiwan enjoys a robust economy and has a strong trade-relationship with countries within Asia they do not have the ability to defend themselves militarily if the need arises. The United States has played a major part in the development of Taiwan's economy over the past 40 years. In order to continue this relationship, we should help to guarantee their safety.

On a recent trip to Taiwan, I was pleased to learn of the great strides they have made in a short period of time to become such a powerful economic power. Although they have an aggressive economy, they have also developed a society built on the safety and health of its citizens. A first class government funded healthcare system that provides service to over 90 percent of its people, speaks to their commitment to its citizens. A bustling industrial sector where the creation of new innovations for an ever increasing technological world is a top priority. They are also fulfilling their commitment to a secure international port with 21st century safeguards to ensure that all shipments are properly inspected and tracked before transshipment to other parts of the world.

Recently, I participated in a ceremony in the Capitol where agreements Taiwan has made to purchase billions of dollars in U.S. agricultural goods over the next several years were signed. I was a signatory to several of them as a witness.

Taiwan's continued commitment to trade in good faith with the United States should not be one sided and we should do our part in upholding our agreement with them as it pertains to the Taiwan Relations Act. I am in full support of H. Res. 676 and ask my colleagues to support the resolution and Taiwan.

Mr. POE. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

Mr. SHERMAN. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. SHERMAN) that the House suspend the rules and agree to the resolution, H. Res. 676.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the resolution was agreed to.

A motion to reconsider was laid on the table.

FOREIGN SERVICE VICTIMS OF TERRORISM ACT OF 2007

Mr. PAYNE. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 2828) to provide compensation to relatives of United States citizens who were killed as a result of the bombings of United States Embassies in East Africa on August 7, 1998, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 2828

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Foreign Service Victims of Terrorism Act of 2007".

SEC. 2. DEATH GRATUITY.

Section 413 of the Foreign Service Act of 1980 (22 U.S.C. 3973) is amended—

(1) in subsection (a), in the first sentence, by striking "at the time of death" and inserting "at level II of the Executive Schedule at the time of death, except that in the case of foreign national employees, foreign nationals appointed under section 303, and locally employed staff the amount shall be equal to one year's basic salary at the highest step of the highest grade on the local compensation plan of the country in which the foreign national or locally employed staffer was being paid";

(2) by redesignating subsection (d) as subsection (e); and

(3) by inserting after subsection (c) the following new subsection:

"(d) In addition to a death gratuity payment under subsection (a), the Secretary or the head of the relevant United States Government agency is authorized to provide for payment to the surviving dependents of a Foreign Service employee or a Government executive branch employee, if such Foreign Service employee or Government executive branch employee is subject to the authority of the chief of mission pursuant to section 207, of an amount equal to a maximum of eight times the salary of such Foreign Service employee or Government executive branch employee if such Foreign Service employee or Government executive branch employee is killed as a result of an act of international terrorism. Such payment shall be accorded the same treatment as a payment made under subsection (a). For purposes of this subsection, the term 'act of international terrorism' has the meaning given such term in section 2331(1) of title 18, United States Code."

SEC. 3. PAYMENTS TO FAMILIES OF CERTAIN VICTIMS OF TERRORISM.

Subject to the availability of appropriations specifically for the purpose specified in this section as provided in appropriations Acts enacted on or after October 1, 2007, and notwithstanding any other provision of law, the Secretary of State shall pay the maximum amount of payment under section

413(d) of the Foreign Service Act of 1980 (as amended by section 2(3) of this Act) to an individual described in such section 413(d) or to an individual who was otherwise serving at a United States diplomatic or consular mission abroad without a regular salary who was killed as a result of an act of international terrorism (as such term is defined in section 2331(1) of title 18, United States Code) that occurred between January 1, 1998, and the date of the enactment of this Act, including the victims of the bombing of August 7, 1998, in Nairobi, Kenya. Such a payment shall be deemed to be a payment under section 413(d) of the Foreign Service Act of 1980, except that for purposes of this section, such payment shall, with respect to a United States citizen receiving payment under this section, be in an amount equal to ten times the salary specified in this section. For purposes of this section and section 413(d) of such Act, with respect to a United States citizen receiving payment under this section, the salary to be used for purposes of determining such payment shall be \$94,000.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from New Jersey (Mr. PAYNE) and the gentleman from Texas (Mr. POE) each will control 20 minutes.

The Chair recognizes the gentleman from New Jersey.

GENERAL LEAVE

Mr. PAYNE. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from New Jersey?

There was no objection.

Mr. PAYNE. Mr. Speaker, I yield myself such time as I may consume.

I rise in strong support of this bill. The legislation before us recognizes one of the most tragic and unfortunate incidents in the history of the Department of State. It has been more than 9 years since the brutal bombings of our embassies in Kenya and Tanzania occurred. Twelve Americans perished in these terrorist attacks, and many other foreign nationals did in both of the attacks. These murders marked the true beginning of the war on terror, when al Qaeda targeted innocent Americans abroad merely because of their association with our great country.

Of those twelve victims, five were foreign service officers including Julian Bartley, Sr., the Deputy Chief of Mission, and his young son who was interning at the Embassy when al Qaeda struck. I had visited the Embassy just several weeks before and had a conversation with Julian and knew him personally even as he worked here on the Hill before going to Kenya.

It was later determined in an official accountability report that the security arrangements at the Nairobi Embassy were inadequate, as were the State Department's risk assessment procedures. The Nairobi Embassy was not classified as a hardship post. It was maddening to learn that the Ambassador in Nairobi had pleaded with the Department for additional security measures, but to no

avail. Worse, upon returning to the United States, many of the relatives of those killed were treated dismissively by the Department of State. The expression "pouring salt on a wound" does not do justice to the bureaucratic manner in which the government addressed the relatives' claims. It was truly a disgrace.

The families of the victims are still awaiting sufficient compensation. The fact that this tragedy occurred so far away should not undermine the care given to the victims' families, whose lives will be forever altered by this incident. No amount of money will bring back those loved ones. However, in cooperation with Representative JACKSON, our committee is making an effort to ensure that the families have some added degree of comfort.

The bill is also intended to send a message to the State Department: protect your employees; and God forbid, if incidents like this occur again, be attentive and sensitive to the families.

This legislation will create a new program whereby the Secretary of State or the head of a relevant agency may compensate the relatives of a U.S. Government employee killed in an act of international terrorism up to eight times the individual's salary. The program would include foreign service nationals. It will also require the Secretary of State to retroactively compensate those U.S. Government employees killed in an act of terrorism since 1998, which would include the 12 victims in the Nairobi attack. Those victims will receive an award commensurate with the total aid package available to a victim of terror today under this amendment.

It saddens me that such legislation is necessary, but I am heartened that perhaps this legislative act will bring some small degree of closure to the families of the Nairobi bombing victims.

I urge my colleagues to support this legislation.

Mr. Speaker, I reserve the balance of my time.

Mr. POE. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, on August 7, 1998, American embassies in Nairobi, Kenya and Dar es Salaam, Tanzania were the target of almost simultaneous terrorist bombings, killing hundreds and wounding thousands of people.

Among those killed were 12 American Embassy employees and dozens of foreign service nationals. These public servants paid with their lives while performing their duties, and it is our responsibility to ensure that their families receive proper compensation.

I strongly support H.R. 2828, introduced by my distinguished colleagues Congressman JACKSON and our Republican whip, ROY BLUNT, which provides compensation to the families of the United States Embassy employees who perished due to acts of international terrorism.

This bill increases the death gratuity for foreign service officers and foreign

national employees. It also authorizes additional compensation to family members of foreign service employees or government executive branch employees killed as a result of an act of international terrorism. It also requires the Secretary of State to provide compensation to foreign service employees killed in an act of international terrorism that occurred from 1998 to the date of the enactment of this act, including the victims of the Nairobi bombing.

I urge all my colleagues to support this bill and provide proper compensation to the families of the United States Embassy employees killed by brutal acts of international terrorism.

Mr. Speaker, I reserve the balance of my time.

Mr. PAYNE. Mr. Speaker, I would like to thank the majority whip, JIM CLYBURN, who assisted greatly in helping to move this bill forward through the Congress; and others, SHEILA JACKSON-LEE, who had a very strong interest in this legislation. We had been dealing with this for some time, ever since the tragedy occurred; and we have been looking forward to a vehicle that we could bring this very important legislation forward.

□ 1230

And so we really are appreciative of the fine work of Mr. CLYBURN and the principal sponsor of the legislation in the Appropriations Committee, Representative JESSE L. JACKSON, Jr., Second District of Illinois, a member of the Appropriations Committee, who put in tireless effort to bring this legislation forward.

Mr. Speaker, I yield as much time as he may consume to the gentleman from Illinois.

Mr. JACKSON of Illinois. I thank you, Chairman PAYNE, for the time.

Mr. Speaker, I rise in strong support of H.R. 2828, a bill to compensate relatives of U.S. citizens killed in the 1998 embassy bombings in Kenya and Tanzania.

I introduced this bill with Republican Whip ROY BLUNT, and it has solid bipartisan support, including 19 members of the Foreign Affairs Committee.

On August 7, 1998, an al Qaeda truck bomb exploded at the American embassies in Dar es Salaam, Tanzania and in Nairobi, Kenya. The embassy bombing in Nairobi killed 12 Americans serving their government. The Americans killed in the embassy bombings were, and Mr. BLUNT will now join me in calling their names, Sergeant Nathan Aliganga, United States Marine Corps; Consul General Julian Bartley; his son, Jay Bartley; Jean Rose Dalizu; Molly Huckaby Hardy; Staff Sergeant Kenneth Hobson II.

Mr. BLUNT. I thank the sponsor of the bill for not only allowing me to co-sponsor it with him, but for allowing me today to assist and recognize the 12 individuals whose lives were lost in this terrible attack on our embassies. And let me do that now.

First of all, Prabhi Kavalier, Arlene Kirk, Dr. Louise Martin, Michelle O'Connor, Master Sergeant Sherry Lynn Olds from the Air Force, and Tom Shah.

Mr. JACKSON of Illinois. The State Department was negligent in not responding to concerns raised about the danger and exposure of the U.S. Embassy in Nairobi to a vehicle bomb attack. The U.S. intelligence community had been surveilling several al Qaeda associates in Nairobi for 2 years, yet that information was not shared with the diplomats bidding on assignments in Nairobi, Kenya. Prior to the attack, then-U.S. Ambassador Prudence Bushnell warned the State Department about the vulnerability of the Nairobi Embassy and requested more security.

Members of al Qaeda were convicted of the bombing in New York Federal District Court in 2001. Government witnesses at the trial testified that intelligence and security reports from several different sources had confirmed the presence of an al Qaeda cell in Nairobi and the likelihood that the location of the embassy exposed the employees to an attack given the proximity of the street, but the State Department failed to act on these intelligence reports.

The Accountability Review Board, established to examine the facts and circumstances surrounding the embassy bombings, found that the bombings were the result of a "collective failure of several administrations and Congresses over the past decade to invest adequate efforts and resources to reduce the vulnerability of U.S. diplomatic missions around the world to terrorist attacks."

Like the families of those killed on 9/11, the families compensated in H.R. 2828 also suffer a similar heartache and pain from an al Qaeda attack on U.S. soil. Several of the victims' children still suffer from serious emotional problems. However, unlike quick action taken by Congress and the executive branch to respond to the needs of families of 9/11, these families have waited more than 9 years without any meaningful compensation.

Former Secretary of State Albright has stated publicly that her administration failed to help the families because the attacks happened thousands of miles away and because the Department failed to respond to the pre-attack intelligence report of the serious threat of the al Qaeda organization in Nairobi and Dar es Salaam. Mr. Speaker, this bill is the very least that a grateful Nation can do.

I would like to thank Republican Whip ROY BLUNT and his staff member, Brian Diffe, for working with us on this bill. I would also like to thank CBC Chairwoman KILPATRICK and her staff member, James Williams; DAN BURTON and his staff member, Brian Pauls, as well as the committee staff of Chairman LANTOS, Chairman PAYNE and Ranking Member ROS-LEHTINEN for all the work they did on this bill.

I want to recognize the work of Karen Williams, counsel for the Nairobi Embassy families, and especially Consul General Bartley's daughter, Edith, who has brought this issue to the attention of the Congress and has worked tirelessly to get us to where we are today.

Mr. Speaker, present with us today in the House are members of the Bartley family, members of Ms. Kavaler's family, and members of the Kirk family. And I understand that it's not appropriate or within House rules to acknowledge specifically their location in the House Chamber, but they are here today on this momentous occasion.

Thank you, Mr. Chairman, for the time. I urge an "aye" vote on H.R. 2828.

Mr. POE. Mr. Speaker, I yield such time as he may consume to the distinguished minority whip, the gentleman from Missouri (Mr. BLUNT), the original cosponsor of this legislation.

Mr. BLUNT. I thank Mr. POE for the good work he has done on this legislation and the recognition today to be allowed to speak for a few minutes.

On August 7 of 1998, al Qaeda launched a devastating and meticulously coordinated attack on American people residing in foreign countries, but on American soil because they were at our embassies. On that day, 12 Americans and 200 Kenyans were killed at the U.S. Embassy in Nairobi, and another 11 lives were taken at Dar es Salaam, the former capital of Tanzania.

Though other indications existed, these bombings represented the clearest signs to date that Osama bin Laden had declared war on our country and its people. It was a declaration that fell largely on deaf ears, as my good friend, Mr. JACKSON, just pointed out and has been acknowledged by our government. Had we been paying closer attention to that declaration, it's possible that we could have been more prepared for the terrible attacks that day and those attacks that came just 3 years later.

The legislation before us today speaks to an issue I've been working on since 2002 when, at the time, I introduced and the House passed the Embassy Victims Compensation Act. At that time, my good friend MAXINE WATERS was my cosponsor and an active advocate in dealing with this issue, and the House as a whole stepped forward and dealt with this issue, now 5 years ago. It was our first effort at that time to recognize the profound sacrifices made by those Americans that have been mentioned here today, and just as important, that their families made and continue to make.

Today, we take a step toward completing the work this House started 5 years ago. The families of those who lost so much at the hands of al Qaeda deserve this bill, and I'm proud to have been involved in it.

I would also like to especially thank Congressman JESSE JACKSON, Jr., who has helped make this bill happen this

year. He took up the mantle of the hard work that needed to be done; he was tireless in insisting that our Nation deal with this issue and deal with it now.

Along with JESSE JACKSON, I would like to recognize the incredible and patient work of Edith Bartley, who lost her father and her brother in the Nairobi attack. For almost a decade now, she has worked to point out the sacrifices made by our State Department personnel, as well as some of the shortcomings of that agency's treatment of her family and others both before and after the attacks.

Obviously, nothing we do today can replace those who were lost nearly a decade ago, but I'm hopeful that this effort, if nothing else, will demonstrate that we have not forgotten those who died in this horrific attack. And we will never forget the enduring lessons that we've learned from it.

Mr. PAYNE. I yield as much time as she may consume to the gentlelady from the 35th District of California, chairperson of the Financial Services Subcommittee on Housing and Community Opportunity, Congresswoman MAXINE WATERS.

Ms. WATERS. Thank you very much for yielding this time to me, Congressman PAYNE.

I rushed from my last appointment to be here because this is a day that we have waited for far too long. And I certainly appreciate all of the work that you have done, and certainly the work of Congressman JESSE JACKSON, Jr., and the work of Members on both sides of the aisle. And Congressman BLUNT is correct; we did coauthor this legislation I think some 6 years ago, but we have only been able to stick with this legislation because of one person, in my estimation, and that is Edith Bartley. She has walked these halls. She has lobbied. She has educated us. She has always been pleasant. She has been patient and cooperative. You couldn't have a better daughter. You couldn't have a better child. You couldn't have a better family member not only looking out for the family, but for all of the families who have not yet been treated fairly and compensated for what happened to them.

Mr. Speaker, as it was said, 9 years ago, on August 7, 1998, terrorists affiliated with al Qaeda bombed United States Embassies in Nairobi, Kenya and Dar es Salaam, Tanzania. These terrorist attacks were one of the first warnings of the threat posed by al Qaeda, the international terrorist organization that hijacked American airplanes and attacked the World Trade Center and the Pentagon on 9/11 6 years ago.

The embassy bombings in Nairobi killed over 200 United States Embassy employees, 12 of whom were United States citizens, and injured thousands more. The embassy bombing in Dar es Salaam, Tanzania killed 11 employees and injured over 80 people. The terrorist attacks of 9/11 killed nearly 3,000 innocent people.

The United States Government provided compensation to the families of the victims of the 9/11 attacks. It is, therefore, entirely appropriate that the United States be consistent and provide compensation to the families of the victims of the embassy bombings in East Africa 3 years earlier.

So, I urge all of my colleagues to support this bill. I offer my apology and the apology of many others because it has taken so long. My sympathies to the families of the victims of those embassy bombings, as well as all of the victims of al Qaeda's acts of terror. Let us move forward so that we can finally do the right thing.

Mr. PAYNE. Mr. Speaker, let me once again commend the combined effort on both sides of the aisle.

As you know, this has been lingering ever since it occurred. I recall meeting with the family, very devastated by the event, but I do recall, too, that the manner in which the Department of State dealt with the issue was in very, very poor taste.

The family persisted. And all of the families that suffered I'm sure today are pleased that the recognition for what their family members, those who joined the Foreign Service, those who said that they wanted to contribute their careers to serving the United States of America on foreign soils in diplomatic ways. And so we are extremely pleased that this bill has finally come to fruition.

Once again, I, too, commend Ms. Bartley, who has been in my office year in and year out in a pleasant and very persistent manner. As Congresswoman MAXINE WATERS said, she is just a gem for anyone to have as their daughter.

Mr. Speaker, I reserve the balance of my time.

Ms. JACKSON-LEE of Texas. Mr. Speaker, I rise today in strong support of H.R. 2828, to provide compensation to relatives of United States citizens who were killed as a result of the bombings of United States embassies in East Africa on August 7, 1998. I would like to commend my colleague, Congressman JESSE JACKSON, Jr., for introducing this important and long-overdue legislation, and I would like to thank the Chairman of the Committee on Foreign Affairs, Congressman LANTOS, for his leadership on this important issue.

I have been pleased to work with Congressman JACKSON, and to cosponsor this bill, because I strongly believe that the relatives of the victims of the 1998 East Africa bombings have gone too long without the recognition and the compensation they need and deserve. I was also pleased to work with the Chairman of the Committee, Congressman LANTOS, to ensure that these families receive what they deserve.

Mr. Speaker, as you are well aware, in 1998 simultaneous bombs exploded at United States embassies in the East African capital cities of Dar es Salaam, Tanzania, and Nairobi, Kenya. These attacks, which killed hundreds of people, first brought international attention to Osama bin Laden and his al Qaeda terrorist network, and stand out as one of the worst anti-American terrorist attacks preceding September 11, 2001.

Mr. Speaker, nearly a decade later, the families of those victims who died in these bombings still have not been compensated. In contrast, after the catastrophic events of September 11, Congress acted relatively quickly to set up the September 11 Victim Compensation Fund, which paid out nearly \$6 billion to 2,880 families of those injured on that catastrophic day. We have shown compassion toward those affected by terrorism, and we have shown that we can act with purpose and haste. It is now time to finally act to compensate the families of those who died in East Africa.

In the case of the Kenya bombings, a 2001 bipartisan review panel found no negligence per se, but did find that there was an "institutional failure . . . to recognize threats posed by transnational terrorism and vehicle bombs worldwide." The intelligence community had been monitoring several Al Qaeda associates in Nairobi for 2 years. That information was not shared with the diplomats bidding on assignments in Nairobi. Prior to the attack, then-Ambassador Prudence Bushnell warned the State Department about the vulnerability of the embassy and requested more security. Instead of properly addressing Bushnell's concerns, State replied: "go back to Nairobi, don't send any more cables about this or we are going to place a statement in your personnel file."

After this cavalier treatment of embassy officials in Africa, many of the relatives of those killed were treated dismissively by the State Department upon returning to the United States. Instead of compassion they found bureaucracy, and instead of recompense they found only red tape. Now, 9 years later, those families are still awaiting sufficient compensation. While no amount of money can bring back loved ones or heal the wounds this act of terrorism caused, we must make an effort to ensure that the families receive some degree of comfort.

This legislation would amend the Foreign Service Act to provide a death benefit to all U.S. Government employees abroad in U.S. diplomatic facilities who are killed in an act of international terrorism. It would retroactively require the Secretary of State to compensate those killed since 1998, including the Nairobi families, at ten times the salary of the highest paid employee in the embassy.

Mr. Speaker, this legislation recognizes one of the most tragic and unfortunate incidents in the history of the Department of State. We have waited too long to bring recognition and compensation to the families of those who perished in these tragic bombings. I am pleased to have worked with these brave families to bring this legislation, with a full compensation package, before the Committee today.

Mr. Speaker, I strongly support this legislation, and I urge my colleagues to do the same.

Mr. POE. Mr. Speaker, I yield back the balance of my time.

Mr. PAYNE. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New Jersey (Mr. PAYNE) that the House suspend the rules and pass the bill, H.R. 2828, as amended.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Mr. PAYNE. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

□ 1245

RESIGNATION AS MEMBER OF COMMITTEE ON NATURAL RESOURCES

The SPEAKER pro tempore laid before the House the following resignation as a member of the Committee on Natural Resources:

CONGRESS OF THE UNITED STATES,
HOUSE OF REPRESENTATIVES,
Washington, DC, October 2, 2007.

HON. NANCY PELOSI,
Speaker, House of Representatives,
Washington, DC.

DEAR SPEAKER PELOSI: This letter serves as my intent to resign from the House Natural Resources Committee, effective today. I appreciated the opportunity to serve on this important committee and its jurisdictional prerogatives that affect the resources on Federal lands across our nation.

Sincerely,

KEVIN MCCARTHY,
Member of Congress.

The SPEAKER pro tempore. Without objection, the resignation is accepted. There was no objection.

RESIGNATION AS MEMBER OF COMMITTEE ON AGRICULTURE

The SPEAKER pro tempore laid before the House the following resignation as a member of the Committee on Agriculture:

CONGRESS OF THE UNITED STATES,
HOUSE OF REPRESENTATIVES,
Washington, DC, October 2, 2007.

HON. NANCY PELOSI,
Speaker of the House, House of Representatives,
Washington, DC.

DEAR SPEAKER PELOSI: This letter serves as my intent to resign from the House Agriculture Committee, effective today. I appreciated the opportunity to serve on this important committee and its jurisdictional prerogatives that affect the farmers, ranchers, and consumers of our nation.

Sincerely,

KEVIN MCCARTHY,
Member of Congress.

The SPEAKER pro tempore. Without objection, the resignation is accepted. There was no objection.

ETHIOPIA DEMOCRACY AND ACCOUNTABILITY ACT OF 2007

Mr. PAYNE. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 2003) to encourage and facilitate the consolidation of peace and security, respect for human rights, democracy, and economic freedom in Ethiopia, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 2003

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Ethiopia Democracy and Accountability Act of 2007".

SEC. 2. STATEMENT OF POLICY.

It is the policy of the United States to—

(1) support the advancement of human rights, democracy, independence of the judiciary, freedom of the press, peacekeeping capacity building, and economic development in the Federal Democratic Republic of Ethiopia;

(2) seek the unconditional release of all political prisoners and prisoners of conscience in Ethiopia;

(3) foster stability, democracy, and economic development in the region;

(4) support humanitarian assistance efforts, especially in the Ogaden region;

(5) collaborate with Ethiopia in the Global War on Terror; and

(6) strengthen United States-Ethiopian relations based on the policy objectives specified in paragraphs (1) through (5).

SEC. 3. SUPPORT FOR HUMAN RIGHTS IN ETHIOPIA.

The Secretary of State shall—

(1) provide financial support to local and national human rights groups and other relevant civil society organizations to help strengthen human rights monitoring and regular reporting on human rights conditions in Ethiopia;

(2) provide legal support, as needed, for political prisoners and prisoners of conscience in Ethiopia and assist local, national, and international groups that are active in monitoring the status of political prisoners and prisoners of conscience in Ethiopia;

(3) seek to promote and bolster the independence of the Ethiopian judiciary through—

(A) facilitation of joint discussions between court personnel, officials from the Ethiopian Ministry of Justice, relevant members of the legislature, and civil society representatives on international human rights standards; and

(B) encouraging exchanges between Ethiopian and United States jurists, law schools, law professors, and law students, especially in legal fields such as constitutional law, role of the judiciary, due process, political and voting rights, criminal law and procedure, and discrimination;

(4) establish a program, in consultation with Ethiopian civil society, to provide for a judicial monitoring process, consisting of indigenous organizations, international organizations, or both, to monitor judicial proceedings throughout Ethiopia, with special focus on unwarranted government intervention on matters that are strictly judicial in nature, and to report on actions needed to strengthen an independent judiciary;

(5) establish a program, in consultation with Ethiopian civil society, and provide support to other programs, to strengthen independent media in Ethiopia, including training, and technical support;

(6) expand the Voice of America's Ethiopia program;

(7) support efforts of the international community to gain full and unfettered access to the Ogaden region for—

(A) humanitarian assistance organizations; and

(B) independent human rights experts; and

(8) work with appropriate departments and agencies of the Government of the United States and appropriate officials of foreign governments—

(A) to identify members of the Mengistu Haile Mariam regime and officials of the current Government of Ethiopia who were engaged in gross human rights violations, including those individuals who may be residing in the United States; and

(B) to support and encourage the prosecution of individuals identified under subparagraph (A) in the United States or Ethiopia.

SEC. 4. SUPPORT FOR DEMOCRATIZATION IN ETHIOPIA.

(a) STRENGTHENING LOCAL, REGIONAL, AND NATIONAL DEMOCRATIC PROCESSES.—The Secretary of State shall—

(1) provide assistance to strengthen local, regional, and national parliaments and governments in Ethiopia, as needed;

(2) establish a program focused on reconciliation efforts between the Government of Ethiopia and political parties, including in minority communities, in preparation for negotiation and for participation in the political process; and

(3) provide training for civil society groups in election monitoring in Ethiopia.

(b) DEMOCRACY ENHANCEMENT.—

(1) ASSISTANCE.—United States technical assistance for democracy promotion in Ethiopia should be made available to all political parties and civil society groups in Ethiopia.

(2) RESTRICTION.—

(A) IN GENERAL.—Nonessential United States assistance shall not be made available to the Government of Ethiopia if the Government of Ethiopia acts to obstruct United States technical assistance to advance human rights, democracy, independence of the judiciary, freedom of the press, economic development, and economic freedom in Ethiopia.

(B) DEFINITION.—In this paragraph, the term “nonessential United States assistance” means assistance authorized under any provision of law, other than humanitarian assistance, food aid programs, assistance to combat HIV/AIDS and other health care assistance, peacekeeping assistance, and counter-terrorism assistance.

SEC. 5. ENSURING GOVERNMENT SUPPORT FOR HUMAN RIGHTS, DEMOCRACY, AND ECONOMIC DEVELOPMENT IN ETHIOPIA.

(a) LIMITATION ON SECURITY ASSISTANCE; TRAVEL RESTRICTIONS.—

(1) LIMITATION ON SECURITY ASSISTANCE.—

(A) IN GENERAL.—Except as provided in subparagraph (B), security assistance shall not be provided to Ethiopia until such time as the certification described in paragraph (3) is made in accordance with such paragraph.

(B) EXCEPTION.—Subparagraph (A) shall not apply with respect to peacekeeping assistance, counter-terrorism assistance, or international military education and training for civilian personnel under section 541 of the Foreign Assistance Act of 1961 (commonly referred to as “Expanded IMET”). Peacekeeping or counter-terrorism assistance provided to Ethiopia shall not be used for any other security-related purpose or to provide training to security personnel or units against whom there is credible evidence of gross human rights abuses or violations.

(2) TRAVEL RESTRICTIONS.—Beginning on the date that is 60 days after the date of the enactment of this Act and until such time as the certification described in paragraph (3) is made in accordance with such paragraph, the President shall deny a visa and entry into the United States to—

(A) any official of the Government of Ethiopia—

(i) who has been involved in giving orders to use lethal force against peaceful demonstrators or police officers in Ethiopia; or

(ii) against whom there is credible evidence of gross human rights abuses or violations;

(B) security personnel of the Government of Ethiopia who were involved in the June or November 2005 shootings of demonstrators;

(C) security personnel responsible for murdering Etenesh Yemam; and

(D) security personnel responsible for murdering prisoners at Kaliti prison in the aftermath of the election violence in 2005.

(3) CERTIFICATION.—The certification described in this paragraph is a certification by the President to Congress that the Government of Ethiopia is making credible, quantifiable efforts to ensure that—

(A) all political prisoners and prisoners of conscience in Ethiopia have been released, their civil and political rights restored, and their property returned;

(B) prisoners held without charge or kept in detention without fair trial in violation of the Constitution of Ethiopia are released or receive a fair and speedy trial, and prisoners whose charges have been dismissed or acquitted and are still being held are released without delay;

(C) the Ethiopian judiciary is able to function independently and allowed to uphold the Ethiopian Constitution and international human rights standards;

(D) security personnel involved in the unlawful killings of demonstrators and others, including Etenesh Yemam, and Kaliti prisoners are held accountable;

(E) family members, friends, legal counsel, medical personnel, human rights advocates, and others have access, consistent with international law, to visit detainees in Ethiopian prisons;

(F) print and broadcast media in Ethiopia are able to operate free from undue interference and laws restricting media freedom, including sections of the Ethiopian Federal Criminal Code, are revised;

(G) licensing of independent radio and television in Ethiopia is open and transparent;

(H) Internet access is not restricted by the government and the ability of citizens to freely send and receive electronic mail and otherwise obtain information is guaranteed;

(I) the National Election Board (NEB) includes representatives of political parties with seats in the Ethiopian Parliament and the NEB functions independently in its decision-making;

(J) representatives of international human rights organizations engaged in human rights monitoring work, humanitarian aid work, or investigations into human rights abuses in Ethiopia are admitted to Ethiopia and allowed to undertake their work in all regions of the country without undue restriction; and

(K) Ethiopian human rights organizations are able to operate in an environment free of harassment, intimidation, and persecution.

(4) WAIVER.—

(A) IN GENERAL.—The President may waive the application of paragraph (1) or (2) on a case-by-case basis if the President determines that such a waiver is in the national security interests of the United States.

(B) NOTIFICATION.—Prior to granting a waiver under the authority of subparagraph (A), the President shall transmit to Congress a notification that includes the reasons for the waiver.

(b) TREATMENT OF POLITICAL PRISONERS AND PRISONERS OF CONSCIENCE.—

(1) IN GENERAL.—The President, the Secretary of State, and other relevant officials of the Government of the United States shall call upon the Government of Ethiopia to immediately—

(A) release any and all remaining political prisoners and prisoners of conscience, especially prisoners held without charge; and

(B) allow full and unfettered access to the Ogaden region by humanitarian aid organizations and international human rights investigators.

(2) TORTURE VICTIM RELIEF.—While it is the responsibility of the Government of Ethiopia

to compensate the victims of unlawful imprisonment and torture and their families for their suffering and losses, the President shall provide assistance for the rehabilitation of victims of torture in Ethiopia at centers established for such purposes pursuant to section 130 of the Foreign Assistance Act of 1961 (22 U.S.C. 2152).

(c) SENSE OF CONGRESS.—It is the sense of Congress that the Government of the United States should—

(1) encourage the Government of Ethiopia to enter into discussions with opposition political groups interested in reconciliation in order to bring such groups into full participation in the political and economic affairs of Ethiopia, including their legalization as political parties, and provide such assistance as is warranted and necessary to help achieve the goal described in this paragraph; and

(2) provide assistance to promote the privatization of government owned or controlled industries and properties in Ethiopia.

SEC. 6. SUPPORT FOR ECONOMIC DEVELOPMENT IN ETHIOPIA.

(a) RESOURCE POLICY ASSISTANCE.—The President, acting through the Administrator of the United States Agency for International Development and in cooperation with the World Bank and other donors, shall provide assistance, as needed, for sustainable development of Ethiopia's Nile and Awash River resources, including assistance to help Ethiopia with the technology necessary for the construction of irrigation systems and hydroelectric power that might prevent future famine.

(b) HEALTH CARE ASSISTANCE.—The President, acting through the Administrator of the United States Agency for International Development, shall provide material support to hospitals, clinics, and health care centers in Ethiopia, especially hospitals, clinics, and health care centers in rural areas.

SEC. 7. REPORT.

Not later than 180 days after the date of the enactment of this Act, the President shall transmit to Congress a report on the implementation of this Act, including a description of a comprehensive plan to address issues of security, human rights, including in the Ogaden region, democratization, and economic freedom that potentially threaten the stability of Ethiopia.

SEC. 8. AUTHORIZATION OF APPROPRIATIONS.

(a) IN GENERAL.—There are authorized to be appropriated to carry out this Act \$20,000,000 for each of the fiscal years 2008 and 2009.

(b) AVAILABILITY.—Amounts appropriated pursuant to the authorization of appropriations under subsection (a) are authorized to remain available until expended.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from New Jersey (Mr. PAYNE) and the gentleman from New Jersey (Mr. SMITH) each will control 20 minutes.

The Chair recognizes the gentleman from New Jersey (Mr. PAYNE).

GENERAL LEAVE

Mr. PAYNE. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from New Jersey?

There was no objection.

Mr. PAYNE. Mr. Speaker, I rise in strong support of this bill and yield myself such time as I may consume.

Mr. Speaker, first let me thank Chairman LANTOS for his leadership in bringing this bill up and the ranking member, Ms. ROS-LEHTINEN, and the ranking member of the Africa and Global Health Subcommittee, Mr. SMITH, for H.R. 2003, the Ethiopia Democracy and Accountability Act of 2007.

Ethiopia is one of our most reliable allies as one of Africa's most capable peacekeeping forces and is making positive steps towards a prosperous economy and functioning democracy. However, Ethiopia continues to be a country riven with conflict that threatens to tear the country apart. Ethiopia took a major step backwards in the immediate aftermath of the 2005 general elections when the Prime Minister declared a state of emergency, outlawed any public gatherings, and placed all security forces under his direct command. While the government performed commendably in negotiations with opposition parties before the election, the response after the election set off a violent confrontation between the opposition and the government. The opposition accused the government of vote rigging and fraud and called for a public demonstration and civil disorder.

The government responded by ordering the security forces to fire live ammunition at demonstrators, killing some and detaining opposition leaders and their followers. In spite of continued negotiations between the government and the opposition, the political environment continued to deteriorate, resulting in regrettable death of civilians and police.

An estimated 112 political leaders, human rights activists, community leaders and journalists, including the founder of the Ethiopian Human Rights Council, were imprisoned and charged with treason and genocide. In spite of international pleas for more measured responses by the government towards its civilians, the Government of Ethiopia has continued to stifle and criminalize opposition activities and to intimidate and silence civil society and independent journalists.

The legislation before the House will withhold nonhumanitarian funds from the Ethiopian Government until democracy and respect for human rights are fully restored. It will send a strong signal of dissatisfaction toward the Ethiopian Government and increase pressure on the Ethiopian leaders to change. As I indicated, in leading up to the election, the government made debates available, opened up journalism and had the opposition candidates on equal footing. However, after the results, 193 people were killed, shot and murdered by sharpshooters.

So we are very disturbed. We urge our colleagues to support this important legislation.

Mr. Speaker, I reserve the balance of my time.

Mr. SMITH of New Jersey. Mr. Speaker, I rise in very, very strong

support of the Ethiopian Democracy and Accountability Act. I am very happy that it has finally been brought to the floor. It is legislation that will limit and condition U.S. Government assistance on the Ethiopian Government provided that the government meets a very modest list of human rights benchmarks and provides financial support to human rights promoters in Ethiopia.

Mr. Speaker, the Ethiopian Democracy and Accountability Act is as timely now as it was last year, maybe even more so after the failure of so many attempts to promote human rights reform through dialogue and persuasion. It is clear that stronger measures are necessary, and they must come now. Human rights abuses have to be penalized.

Recently, Human Rights Watch reported that the Ethiopian Government, fighting an insurgency in Ogaden region, had forcibly displaced thousands of civilians in that region, burned villages and food stocks and imposed a trade blockade on the region. Just a few minutes ago in the Subcommittee on Africa and Global Health, we heard from a number of witnesses who told us very chilling tales. People who were there on the ground, human rights reporters on the ground were documenting the abuse that is being committed against people: rape, and a whole host of other gross indignities being committed, crimes against humanity by government forces.

Mr. Speaker, even the U.S. Department of State in its "Country Reports on Human Rights Practices for 2006" points out that there were numerous credible reports that security officials often beat or mistreated detainees. Massive arrests and detentions are common, the reports went on to say. Although the Ethiopian Constitution and law prohibit arbitrary arrest and detention, the government frequently did not observe these provisions in practice. Authorities regularly detained persons without warrants and denied access to counsel and family members, particularly in the outlying regions. The Independent Commission of Inquiry found that security officials held over 30,000 civilians incommunicado for up to 3 months in detention centers located in remote areas. Other estimates place the number of such detainees as high as 50,000.

This is only part of a long series of human rights outrages, Mr. Speaker, committed by Prime Minister Meles. On June 20, 2005, after an election that displeased the Prime Minister, almost 200 pro-democracy demonstrators in Addis were slaughtered when they demanded that there be a true accurate accounting of how people voted. It was a magnificent outpouring of Ethiopians. They voted. Eighty-five percent of the eligible voters poured out to vote despite much intimidation and despite the fact that many of the election observers all of a sudden were thrown out of the country by the Meles gov-

ernment, including NDI and the International Republican Institute. So they weren't there.

But despite all that, people voted, only to have, in many cases, their votes discounted by the government. Then, as people took to the streets to protest, like I said, almost 200 pro-democracy demonstrators were gunned down.

When I visited Ethiopia in August of that year and met with Prime Minister Meles, I urged him to investigate that atrocity, to punish those who were responsible and to release the political prisoners. Meles told me, I have a file on all of them, that is to say, all of the opposition leaders. He said, They are all guilty of treason. It is hard to put faith in the reformist intentions of a government official who says those kind of things.

Mr. Speaker, I believe that neither we nor the international community has pushed Meles hard enough on human rights and democracy issues because we have been satisfied perhaps that they cooperate with us to some extent in the war on terror. I would point out to my colleagues that the war on terror is very important, but no regime that terrorizes its own citizens can be a reliable ally in the war on terror. Terrorism isn't just a military issue. It is also a human rights issue. Terrorists come from countries where their governments fail to respect their human rights. In promoting human rights in Ethiopia, we are attacking terrorism at its root.

Mr. Speaker, I have come to know and admire many people from Ethiopia's great and ancient civilization. I ensure my colleagues that democracy, human rights, and rule of law are things that they desperately want for their country. It should be our country's policy to promote these important things which correspond with our own long-term interests.

Mr. Speaker, I urge my colleagues to support this bill; and, again, I congratulate my good friend and colleague from New Jersey (Mr. PAYNE) for his leadership on this very important issue.

Mr. Speaker, I yield back the balance of my time.

Mr. PAYNE. Mr. Speaker, let me once again thank the gentleman from New Jersey (Mr. SMITH) who has worked so hard on this issue of Ethiopia. We are very pleased that today the proof it is coming to fruition is the fact that this bill is here on the floor. I, too, met with Prime Minister Meles in the summer of 2006 and asked if he would consider releasing the prisoners. He once again said that it is up to the judiciary. It is not in his hands. I then went to the Kaliti prison and met with two of the witnesses who just testified this morning Dr. Nega and Ms. Mideska, who appreciated the pressure and the insistence that we had through the years and because perhaps they would still be in prison. But they are here as free citizens testifying before

the Africa and Global Health Subcommittee this morning.

So, once again, we have also in this bill made provisions to assist the Government of Ethiopia. We are saying that you need help in your judicial system, and there are funds in it for that, that we hope to get appropriated. We say the health system is in disrepair, and there are funds in it to help the health system. We say that there is a need for water projects, and in this bill there is financial assistance to help in the economic development.

So this is a bill that we are saying that Ethiopia is an ally of the United States. We need a strong Ethiopia. But we need a democratic Ethiopia, not an Ethiopia that is run by a dictatorial regime. So we are hoping that this bill will move forward and effect change in that great country with such a long and rich history.

Mr. MORAN of Virginia. Mr. Speaker, I rise in support of the Ethiopia Democracy and Accountability Act of 2007. As an original cosponsor of this legislation, I commend the majority and minority managers and urge strong support for this measure to support human rights, democracy, independence of the judiciary, freedom of the press, peacekeeping capacity building, and economic development in the Federal Democratic Republic of Ethiopia; to collaborate with Ethiopia in the Global War on Terror; to seek the release of all political prisoners and prisoners of conscience in Ethiopia; to foster stability, democracy, and economic development in the region; and, finally, to strengthen U.S.-Ethiopian relations. This is a message not just to the leadership in Ethiopia, but also to the Secretary of State to take specified actions to support human rights and democratization in Ethiopia.

This important legislation expresses the sense of Congress that we should encourage the government of Ethiopia to enter into discussions with peaceful political groups to bring them into full participation in Ethiopia's political and economic affairs. We need to provide the necessary assistance to help achieve such a goal, so this legislation directs the President to provide Ethiopia with resource policy assistance and health care assistance. This legislation is crafted to seek a balance and return democracy to one of the African continent's oldest democracies.

Northern Virginia is home to one of the largest African immigrant populations in America, with significant numbers of Nigerians, Ethiopians, Eritreans, Somalians, and Ghanaians. They both enrich our culture, and enrich our appreciation of what a return to democracy in Ethiopia could mean. Ethiopia's peoples—in my District, in our country, and in Africa are the proud representatives of a great and ancient civilization. I believe we have an opportunity and responsibility to them to help restore democracy, human rights, and the rule of law—goals they want desperately for their own country. It should be our country's policy as well to promote these objectives which correspond to our long-term interests.

What it ought not to mean was last summer's sentencing of 35 opposition politicians and activists to life in prison—in a case where the prosecution had asked for the death penalty against the defendants, who included Ethiopia's top opposition leaders. Those sen-

tenced to life imprisonment include the leader of the Coalition for Unity and Democracy, Hailu Shawel; Berhanu Nega, who was elected mayor of Addis Ababa; former Harvard scholar Mesfin Woldemariam; and former U.N. special envoy and former Norfolk State University professor, Yacob Hailemariam.

Thus, this is an important step for the Congress to take to foster accountability for the actions the Ethiopian government has taken that undermine the rule of law and fundamental political freedoms. It is an important act to restrict security assistance for Ethiopia until such time as the President certifies that, among other things, the government of Ethiopia has taken steps to release political prisoners, hold security forces accountable for human rights abuses related to the demonstrations of 2005, and the Meles regime is respecting freedom of speech and information and allowing human rights groups to operate without being harassed.

For, as our colleague CHRIS SMITH said, "Terrorism is not just a military issue; it is also a human rights issue. Terrorists come from countries whose governments failed to respect their human rights. In promoting human rights in Ethiopia, we are attacking terrorism at its roots." It is for this reason that the bill also contains provisions for economic assistance and health care assistance for victims of torture, and it authorizes \$20 million in 2008 and \$20 million in 2009 to carry out these provisions.

Equally important, this legislation is intended to promote accountability for the killing of innocent civilians by government security forces, to build the institutions of democracy, and to provide meaningful support for human rights and those who defend them in Ethiopia. It requires our Secretary of State to support human rights by establishing a mechanism to provide funds to local human rights organizations and victims' support networks to provide legal support for political prisoners and prisoners of conscience. In this legislation, we require the Secretary of State to put in place a means to identify and extradite members of the Mengistu regime currently residing in the United States. We are trying, through this effort today, to balance this demand for accountability by supporting democratization through directing the State Department to provide assistance to strengthen local, regional, and national democratic processes through training authorities, political parties, and civil society groups in negotiation skills, campaign management, and election monitoring. The legislation bars non-humanitarian assistance to Ethiopia if the ruling party obstructs U.S. efforts to provide human rights and democracy assistance and training within Ethiopia. It makes it illegal for members of the security forces who have committed human rights violations against civilians to receive U.S. security assistance training.

This bill does provide flexibility for the administration by providing a waiver the President can exercise to continue security assistance to programs with Ethiopia that support U.S. efforts on the Global War on Terror and the Ethiopians' efforts in United Nations peacekeeping and whatever is deemed necessary for the U.S. national interests.

Mr. Speaker, we cannot and must not remain silent, but rather we have an obligation to do much more in order to promote the rule of law and respect for fundamental freedoms

in Ethiopia—a very proud country with a tremendous heritage and history. We want to see Ethiopia move back, as it has in the past, to being our good ally. We can no longer allow this situation to fester.

Mr. LAHOOD. Mr. Speaker, I rise today in support of H.R. 2003, the Ethiopia Democracy and Accountability Act of 2007. This important legislation authorizes \$20 million for both FY 2008 and FY 2009 to provide economic support for Ethiopia, the oldest independent nation in Africa.

H.R. 2003 provides a framework for support programs designed to impact all aspects of Ethiopian society. The bill would provide financial support to human rights groups to continue their efforts in Ethiopia, as well as expand the Voice of America's Ethiopia program. The legislation would also provide economic development assistance, with a focus on meeting the healthcare needs of the Ethiopian people. The legislation also requires the President to submit a report to the Congress outlining a comprehensive plan to address Ethiopia's many economic, security, and human rights issues.

Perhaps most importantly, H.R. 2003 places a number of limitations on our country's dealings with the Ethiopian government, requiring that a number of benchmarks be met before the full support of the United States is realized. The Ethiopian Government must allow the media to operate freely; the judiciary must operate independent of government influence; all political prisoners must be released; internet access cannot be restricted; and human rights and democratization groups must be allowed to operate free of government interference.

I believe our country can be a positive and powerful influence to the Ethiopians, and I am thankful that this Congress has turned its attention to a people that struggle to achieve the basic human freedoms that we enjoy. I urge adoption of the resolution.

Ms. JACKSON-LEE of Texas. Mr. Speaker, I rise today in strong support of H.R. 2003, the Ethiopia Democracy and Accountability Act of 2007, which I, together with over 80 of my colleagues, have co-sponsored. This important legislation reaffirms the United States commitment to supporting human rights, democracy, independence of the judiciary, freedom of the press, and economic development in the Federal Democratic Republic of Ethiopia.

I would like to thank Chairman PAYNE for introducing this important legislation, and Chairman LANTOS for his leadership on this important issue. I was pleased to work with both Chairmen within the Committee on Foreign Affairs to incorporate important language into the bill at the committee markup. As amended, to reflect my language, I believe that this bill is an important and firm diplomatic step toward addressing our serious concerns with Ethiopia.

My language will work to bolster an independent judiciary in Ethiopia by encouraging exchanges between Ethiopian and United States jurists, law schools, law professors, and law students, especially in legal fields such as constitutional law, role of the judiciary, due process, habeas corpus, political and voting rights, criminal law and procedure, and discrimination. Mr. Speaker, Ethiopia's judicial system is making important strides forward, but it still requires our support and ongoing engagement. Such exchanges would be mutually beneficially to both American and Ethiopian legal students and professionals.

In addition, I am pleased to have successfully offered language that added exemptions for international military education and training for civilian personnel under section 541 of the Foreign Assistance Act of 1961, commonly referred to as "Expanded IMET," from the restrictions on security assistance until the Government of Ethiopia can certify it has met certain standards of human rights, democracy, and economic development. While I certainly believe these standards are crucial goals, and that we should be using our aid programs as an incentive for the government to meet these objectives, I also strongly believe that we must continue to fund crucial programs. IMET ensures that the military and related civilian personnel receive a range of necessary training, in important areas including human rights and military justice. I do not believe these crucial programs should be suspended, pending certification. Making sure that the military receives proper training, including in international standards and norms, is a crucial component to helping Ethiopia meet human rights specifications.

Finally, I offered language to provide assistance to promote the privatization of government industries and property. As Ethiopia transitions from a socialist structure to an open market, I believe it is mutually beneficial for us to assist in this groundbreaking transformation. My language authorizes the President, acting through USAID, to provide assistance to promote the privatization of government owned or controlled industries and property in Ethiopia.

Mr. Speaker, though Ethiopia is currently on the road to democracy, I do not believe we should be treating the country with kid gloves. This is a path that should be paved with civil and political discourse, peaceful transitions of power, and respect for human rights. By necessity, the achievement of a modern democracy requires the implementation of electoral reforms, the separation of powers in the government, and the establishment of a truly independent judiciary. These are the founding principles of our American Republic, and I have seen firsthand the progress on the path to democracy Ethiopia has made since the brutal dictatorship of Mengistu Haile Mariam was brought down in 1991. I strongly believe that the United States should do all it can to support this transition, including bolstering civil society and speaking out when fundamental human rights are violated.

Mr. Speaker, Ethiopia is a leader in its region, and in the African continent, and has the potential to be a great global leader. However, years of fighting and alleged abuses are standing in the way of Ethiopia's progress. We need a roadmap toward establishing peace, stability, protection of human rights, and democracy in Ethiopia, and in the entire Horn of Africa region. This will necessitate addressing the ongoing lawlessness in neighboring Somalia, which continues to destabilize and threaten the entire region.

Ethiopia has a long and proud history. It is the cradle of mankind, as illustrated by "Lucy," also known as Dinkinesh (Amharic for "you are wonderful"), which is the nearly complete hominid skeleton discovered by archaeologists in the Awash Valley of Ethiopia on November 30, 1974. Lucy is estimated to have lived 3.2 million years ago and has redefined science's understanding of human evolution. I was happy to work with Texas State Senator Rodney Ellis, Ethiopian Ambassador Samuel

Assefa, and the Houston Museum of Natural Science to bring Lucy to Houston, which is one of only 9 American cities and the only city in Texas to host the exhibit. The bones are currently on display in Houston, and will be until April 2008.

Ethiopia is also the oldest independent nation in Africa, has never been colonized, and is home to the African Union. Despite Ethiopia's rich history, however, this bill recognizes that recent decades have brought hardship and suffering to Ethiopia's people, through military conflict, natural disasters, and a military dictatorship.

For over a decade in the House of Representatives, and prior to that in the Houston city council, I have been an outspoken and unwavering advocate for the country of Ethiopia and its people, both in Ethiopia and in the diaspora. Following in the legendary footsteps of my predecessor, Mickey Leland, who died attempting to alleviate the starvation faced by Ethiopia's innocent populace, I have been a champion of increasing foreign aid to, political, economic, and social cooperation with, and improving human rights in Ethiopia.

While I continue to advocate close interaction and constructive dialogue with Ethiopia and its leaders, I believe the human rights situation there must be addressed. Of particular recent concern was the detention of elected parliamentarians, human rights advocates, and independent journalists and the harsh response to protesters after Ethiopia's recent unprecedented elections in 2005. In response to reports that thousands of prisoners languished in prisons throughout Ethiopia, I was proud to join a number of my colleagues in sending a letter to Secretary Rice, expressing our strong concern about the treatment of detainees.

In July, an Ethiopian court harshly sentenced 35 opposition leaders and activists to life in prison and denied them the right to vote or run for public office on charges of inciting violence. Although I was pleased to see the Court rebuff the prosecution's call for the death sentence against these defendants, I believe that the sentence of life imprisonment is still too severe a punishment.

However, I am heartened by the active role that elders such as Professor Ephraim Isaac played in the negotiations for these prisoners' release, and I was extremely pleased that these negotiations led to the release of these prisoners. Only through amnesty will the Ethiopian government and opposition leaders be able to secure a path to reconciliation rather than assuring a future of political divisiveness.

This legislation reaffirms the United States commitment to supporting Ethiopia as it builds the necessary institutions and civil society framework for a successful democracy. It contains a number of important provisions directing the Department of State to provide mechanisms for supporting and monitoring the promotion of human rights and democracy within Ethiopia.

Mr. Speaker, I believe that we in Congress should focus on the pursuit of truth. It is extremely important that we seek truthful accounts of what is going on in Ethiopia, and in the entire Horn of Africa region, and that we use these reports to develop a roadmap that will guide Ethiopia along the path to democracy and greater guarantees for human rights. This roadmap must be characterized, above all, by firm diplomacy.

I would like to conclude by reiterating my firm belief in the extreme importance of supporting the strengthening of democracy and human rights in Ethiopia.

Mr. PAYNE. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New Jersey (Mr. PAYNE) that the House suspend the rules and pass the bill, H.R. 2003, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

□ 1300

COMMISSION ON THE ABOLITION OF THE TRANSATLANTIC SLAVE TRADE ACT

Mr. PAYNE. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 3432) to establish the 200th Anniversary Commemoration Commission of the Abolition of the Transatlantic Slave Trade, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 3432

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Commission on the Abolition of the Transatlantic Slave Trade Act".

SEC. 2. FINDINGS AND PURPOSE.

(a) FINDINGS.—Congress finds the following:

(1) On March 2, 1807, President Thomas Jefferson signed into law a bill approved by the Congress "An Act to prohibit the importation of slaves into any port or place within the jurisdiction of the United States" (hereinafter in this Act referred to as the "1808 Transatlantic Slave Trade Act") and made it unlawful "to import or bring into the United States or territories thereof from any foreign kingdom, place or country, any negro, mulatto, or person of colour, with intent to hold, sell, or dispose of such . . . as a slave, or to be held to service or labour".

(2) Article I, Section 9 of the United States Constitution clearly spelled out that the international slave trade could not be banned before 1808, and it is only on January 1, 1808, that the 1808 Transatlantic Slave Trade Act went into effect.

(3) An Act entitled "An Act to continue in force 'An act to protect the commerce of the United States, and punish the crime of piracy,' and also to make further provisions for punishing the crime of piracy", enacted May 15, 1820, made it unlawful for any citizen of the United States to engage "in the slave trade, or . . . , being of the crew or ship's company of any foreign ship . . . , seize any negro or mulatto . . . with the intent to make . . . a slave . . . or forcibly bring . . . on board any such ship . . .".

(4) The transatlantic slave trade entailed the kidnapping, purchase, and commercial export of Africans, mostly from West and Central Africa, to the European colonies and new nations in the Americas, including the United States, where they were enslaved in forced labor between the 15th and mid-19th centuries.

(5) The term “Middle Passage” refers to the horrific part of the transatlantic slave trade when millions of Africans were chained together and stowed by the hundreds in overcrowded ships where they were forced into small spaces for months without relief as they were transported across the Atlantic Ocean to the Americas.

(6) During the Middle Passage, enslaved Africans resisted their enslavement through non-violent and violent means, including hunger strikes, suicide, and shipboard revolts, the most historically-recognized events taking place on board the *Don Carlos* in 1732 and on board the *Amistad* in 1839.

(7) Scholars estimate that, at a minimum, between 10,000,000 and 15,000,000 Africans survived the Middle Passage, were imported as chattel through customs houses and ports across the Americas, and were sold into slavery.

(8) The thirteenth amendment to the Constitution of the United States recognizes that “Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.”.

(9) The slave trade and the legacy of slavery continue to have a profound impact on social and economic disparity, hatred, bias, racism, and discrimination, and continue to affect people in the Americas, particularly those of African descent.

(10) In 2007, the British Parliament marked the 200th anniversary of the abolition of the slave trade in the former British Empire with plans launched by the Department for Education and Skills which provided joint funding of £910,000 (\$1,800,000) for the Understanding Slavery Initiative, and the Heritage Lottery Fund announced awards of over £20,000,000 (\$40,000,000) for projects to commemorate the anniversary.

(b) PURPOSE.—The purpose of this Act is to establish the Commission on the Abolition of the Transatlantic Slave Trade to—

(1) ensure a suitable national observance of the bicentennial anniversary of the abolition of the transatlantic slave trade by sponsoring and supporting commemorative programs;

(2) cooperate with and assist programs and activities throughout the United States in observance of the bicentennial anniversary of the abolition of the transatlantic slave trade;

(3) assist in ensuring that the observations of the bicentennial anniversary of the abolition of the transatlantic slave trade are inclusive and appropriately recognize the experiences of all people during this period in history;

(4) support and facilitate international involvement in observances of the bicentennial anniversary of the abolition of the transatlantic slave trade; and

(5) study the impact of the transatlantic slave trade on the United States and the Americas.

SEC. 3. ESTABLISHMENT OF COMMISSION.

There is established a commission to be known as the “Commission on the Abolition of the Transatlantic Slave Trade” (referred to in this Act as the “Commission”).

SEC. 4. MEMBERSHIP, DUTIES, AND RELATED MATTERS.

(a) MEMBERSHIP.—

(1) IN GENERAL.—

(A) The Commission shall be composed of 9 members, of whom—

(i) 3 shall be appointed by the Speaker of the House of Representatives;

(ii) 2 shall be appointed by the majority leader of the Senate;

(iii) 2 shall be appointed by the minority leader of the House of Representatives; and

(iv) 2 shall be appointed by the minority leader of the Senate.

(B) Each appointing authority described in subparagraph (A) shall appoint the initial members of the Commission not later than 30 days after the date of the enactment of this Act.

(2) QUALIFICATIONS.—Members of the Commission shall be individuals with demonstrated expertise or experience in the study and program facilitation on the transatlantic slave trade and the institution of slavery as it relates to the United States and the Americas.

(3) TERM; VACANCIES.—

(A) TERM.—A member of the Commission shall be appointed for the life of the Commission.

(B) VACANCIES.—

(i) IN GENERAL.—A vacancy on the Commission shall be filled in the same manner in which the original appointment was made.

(ii) PARTIAL TERM.—A member appointed to fill a vacancy on the Commission shall serve for the remainder of the term for which the predecessor of the member was appointed.

(4) MEETINGS.—

(A) IN GENERAL.—The Commission shall meet—

(i) as many times as necessary; or

(ii) at the call of the Chairperson or the majority of the members of the Commission.

(B) INITIAL MEETING.—Not later than 30 days after the date on which all members of the Commission have been appointed, the Commission shall hold its initial meeting.

(C) NOTICE OF MEETINGS.—All Commission members shall be given reasonable advance notice of all Commission meetings.

(D) APPOINTMENT OF CHAIRPERSON AND EXECUTIVE DIRECTOR.—Not later than 60 days after the date on which all members of the Commission have been appointed, the Commission shall—

(i) designate 1 of the members as Chairperson; and

(ii) select an executive director as described under subsection (d)(2).

(5) VOTING.—

(A) IN GENERAL.—The Commission shall act only on an affirmative vote of a majority of the members of the Commission.

(B) QUORUM.—A majority of the members of the Commission, which includes at least 1 member appointed pursuant to clause (iii) or (iv) of paragraph (1)(A), shall constitute a quorum for conducting business but fewer members may meet or hold hearings.

(b) DUTIES.—

(1) IN GENERAL.—The Commission shall—

(A) plan, develop, and execute programs and activities appropriate to commemorate the bicentennial anniversary of the abolition of the transatlantic slave trade;

(B) facilitate commemoration-related activities throughout the United States;

(C) encourage civic, historical, educational, religious, economic, and other organizations, as well as State and local governments, throughout the United States to organize and participate in anniversary activities to expand the understanding and appreciation of the significance of the transatlantic slave trade and the institution of slavery, particularly as it relates to the United States;

(D) coordinate and facilitate for the public scholarly research on, publication about, and interpretation of, the transatlantic slave trade and the institution of slavery, particularly as it relates to the United States;

(E) assist in the development of appropriate programs and facilities to ensure that the bicentennial anniversary of the abolition of the transatlantic slave trade provides a lasting legacy and long-term public benefit;

(F) support and facilitate marketing efforts for the issuance of a commemorative coin, postage stamp, and related activities for observances;

(G) facilitate the convening of a joint meeting or joint session of the Congress for ceremonies and activities relating to the transatlantic slave trade and the institution of slavery, particularly as it relates to the United States;

(H) promote the sponsorship of conferences, exhibitions, or public meetings concerning the transatlantic slave trade and the institution of slavery, particularly as it relates to the United States;

(I) coordinate and facilitate the sponsorship of high school and collegiate essay contests concerning the transatlantic slave trade and the institution of slavery, particularly as it relates to the United States; and

(J) examine reports of modern-day slavery and human trafficking to raise the public's awareness of these matters and ensure such atrocities do not go unnoticed by the people of the United States.

(2) INITIAL REPORT.—Not later than March 31, 2009, the Commission shall submit to the Congress a report containing a summary of the activities of the Commission for 2008.

(c) POWERS OF THE COMMISSION.—The Commission may—

(1) accept donations and gift items related to the transatlantic slave trade, the institution of slavery, and the significance of slavery to the history of the United States;

(2) appoint such advisory committees as the Commission determines necessary to carry out this Act;

(3) authorize any member or employee of the Commission to take any action that the Commission is authorized to take under this Act;

(4) procure supplies, services, and property, and make or enter into contracts, leases, or other legal agreements, to carry out this Act (except that any contracts, leases, or other legal agreements made or entered into by the Commission shall not extend beyond the date of the termination of the Commission); and

(5) use the United States mails in the same manner and under the same conditions as other Federal agencies.

(d) PERSONNEL MATTERS.—

(1) COMPENSATION OF MEMBERS OF THE COMMISSION.—

(A) BASIC PAY.—Members of the Commission shall not receive compensation for the performance of their duties on behalf of the Commission.

(B) TRAVEL EXPENSES.—Upon approval of the Chairperson, a member of the Commission shall be allowed travel expenses, including per diem in lieu of subsistence, at rates authorized for an employee of an agency under subchapter I of chapter 57 of title 5, United States Code, while away from their homes or regular place of business in the performance of their duties on behalf of the Commission.

(2) STAFF.—

(A) IN GENERAL.—The Chairperson of the Commission shall, without regard to the civil service laws (including regulations), appoint and terminate an executive director and such other additional personnel as are necessary to enable the Commission to perform its duties.

(B) EXECUTIVE DIRECTOR.—

(i) QUALIFICATIONS.—The person appointed executive director shall have demonstrated expertise or experience in the study and program facilitation on the transatlantic slave trade and the institution of slavery, particularly as it relates to the United States.

(ii) CONFIRMATION.—The employment of an executive director shall be subject to confirmation by the members of the Commission.

(C) COMPENSATION.—The Chairperson of the Commission may fix the compensation of the executive director and other personnel without regard to the provisions of chapter 51 and subchapter III of chapter 53 of title 5, United States Code, relating to classification of positions and General Schedule pay rates, except that the rate of pay for the executive director and other personnel may not exceed the rate payable for level V of the Executive Schedule under section 5316 of such title.

(D) VOLUNTEER AND UNCOMPENSATED SERVICES.—Notwithstanding section 1342 of title 31, United States Code, the Commission may accept and use voluntary and uncompensated services as the Commission determines necessary.

(e) PROCUREMENT OF TEMPORARY AND INTERMITTENT SERVICES.—The Chairperson of the Commission may procure temporary and intermittent services in accordance with section 3109(b) of title 5, United States Code, at rates for individuals that do not exceed the daily equivalent of the annual rate of basic pay prescribed for level V of the Executive Schedule under section 5316 of that title.

(f) NON-APPLICABILITY OF FACA.—Section 14(b) of the Federal Advisory Committee Act (5 U.S.C. App.) shall not apply to the Commission.

SEC. 5. TERMINATION.

(a) DATE OF TERMINATION.—The Commission shall terminate on December 31, 2009.

(b) FINAL REPORT.—Upon termination, the Commission shall submit to the Congress a report containing—

(1) a detailed statement of the activities of the Commission; and

(2) a final accounting of the funds received and expended by the Commission.

SEC. 6. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated such sums as may be necessary to carry out this Act.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from New Jersey (Mr. PAYNE) and the gentleman from Texas (Mr. POE) each will control 20 minutes.

The Chair recognizes the gentleman from New Jersey.

GENERAL LEAVE

Mr. PAYNE. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days within which to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from New Jersey?

There was no objection.

Mr. PAYNE. Mr. Speaker, I rise in strong support of this bill and yield myself such time as I may consume.

Mr. Speaker, first of all, let me thank the chairman of the committee, Mr. LANTOS, for moving this bill through expeditiously, and also the co-operation of our friend, the gentlewoman from Florida (Ms. ROSLEHTINEN), for assisting in the moving of this bill through our committee.

Let me say that January 1, 2008, will mark the 200th anniversary of the Act to Prohibit the Importation of Slaves, which effectively ended the legal transatlantic slave trade. I am proud to be

the sponsor of H.R. 3432. The Bicentennial Abolition of the Transatlantic Slave Trade Commemoration Commission Act of 2007, is the total title, to honor the victims and survivors of the transatlantic slave trade.

The bill before us establishes a commission to cultivate and preserve the memory of a grave injustice in American history, the transatlantic slave trade, and to mark the trade's conclusion at the hands of our President at that time, Thomas Jefferson.

In the early years of the Republic, the transatlantic slave trade constituted a thriving economic vein of the United States. By 1807, millions of Africans had been captured and transported to the Americas on notorious slave vessels. We may recall "Roots." The 30th anniversary of that is being lived out now, which so vividly showed that era. As a matter of fact, it was the most watched series on television, even today.

Many individuals perished as a result of torture, including rape, malnutrition and disease. Those who survived faced miserable prospects of a lifetime of bondage. Few Americans are aware that captured slaves resisted their enslavement until the bitter end.

During the Middle Passage, enslaved Africans defied their slave masters through nonviolent and violent means, including hunger strikes, suicide, and shipboard revolts, the most historically recognized events taking place on board the *Don Carlos* in 1732 and on board the *Amistad* in 1839, that famous case that was defended by John Quincy Adams, who argued and won the case and had the enslaved people released in Connecticut.

On March 3, 1807, President Thomas Jefferson signed into law the Transatlantic Slave Trade Act, which prohibited the importation of slaves into any port or place within the jurisdiction of the United States. The bill was nothing short of revolutionary. It single-handedly outlawed the long-standing and brutal trade of transporting Africans to the United States.

In commemoration of President Jefferson's act and to explore the impact of the slave trade on the United States, we will move this legislation which is drafted that will establish the 200th Anniversary Commemoration Commission.

This important body will be tasked with the mandate to plan, develop and execute programs and activities appropriate to commemorate the 200th anniversary of the abolition of the transatlantic slave trade, which we will tend to start talking about "slave trade" as "enslaved people," which is a new definition that is starting to be used. Slaves are now considered people who were enslaved people.

The mission is timely, and the subject is critical. The United States is a primary voice on trafficking issues today, and we are aware also that the principal advocate for human rights and freedom around the world that we

stand so strongly behind. Our Nation's willingness to confront its past and calmly assess the impact of enslaved people on the United States strengthens our ability to serve as an advocate on the international stage. I strongly urge the support of this legislation.

Mr. Speaker, I reserve the balance of my time.

Mr. POE. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, as the poet Maya Angelou once said, "History, despite its wrenching pain, cannot be un-lived, but if faced with courage, need not be lived again." I find these words fitting as we consider H.R. 3432 today.

For over 200 years, countless Africans died in brutal conditions during the so-called Middle Passage, the overseas voyage of their lives to enslavement in America. The United States formally prohibited the importation of slaves nearly 200 years ago, although the institution of slavery persisted in this country for another 50 years afterwards.

This bill will establish a commission to ensure that this important anniversary is appropriately commemorated within the United States and also abroad. In essence, the bill seeks to ensure that all Americans, no matter their age, race, gender, culture, or even religion, are afforded the opportunity to learn more about the institution of slavery and its vestiges so that we may understand this tragic aspect of history.

While we cannot unlive our past, it is hoped that this commission will promote greater tolerance and understanding among all Americans, while shedding light on the fact that slavery still exists in the modern world. Yes, even 200 years after the transatlantic slave trade was abolished, slavery still goes on. It exists through human trafficking and wherever any group of people is systematically robbed of its fundamental human rights.

So I stand in support of H.R. 3432, in the hopes that this commission will help Americans confront the past with honesty, while committing themselves to the eradication of modern-day slavery in all of its forms, no matter where it may be found.

Mr. Speaker, I yield back the balance of my time.

Mr. PAYNE. Mr. Speaker, let me once again thank all of those responsible for moving this bill through. As you recall, it was in 1807 that slavery was abolished in England through the work of Mr. Wilberforce, who for 20 years argued against slavery in the British Parliament. A resolution was passed this year by Mr. PITTS commending the abolition of slavery in Great Britain and commending Mr. Wilberforce for his work as a great abolitionist. So we are pleased that this will give us time to commemorate, to investigate, to remember those who had this difficult period of time.

As has been indicated, even though transatlantic slavery was abolished in

1807, slavery continued. As a matter of fact, even in the North, and our State has found records that even after the Emancipation Proclamation and as late as 1866, the last slave was freed in New Jersey. Many people are unaware of the fact that there was slavery in New Jersey, which abolished slavery, but you had to be 25 as a man and 21 as a woman, and any children born of a union had to remain in slavery. Therefore, people remained in slavery up through after the Emancipation Proclamation, which only freed slaves in the Confederacy.

Mr. Speaker, I yield such time as she may consume to the gentlewoman from Texas (Ms. JACKSON-LEE).

Ms. JACKSON-LEE of Texas. Mr. Speaker, let me thank the distinguished chairman of the committee. I rise enthusiastically to support the present legislation on the floor, because we have had a rocky time, Mr. Speaker, over the last couple of months, and we have raised in the current light that race and history are not relevant.

I am grateful that the most powerful lawmaking body in the world has now come to the floor to acknowledge the slave trade and all of the ramifications, from its beginning to its ending, because we have been told over the last couple of months that there is no concern to a young African American male still being incarcerated in the State of Georgia and that race is not an issue. We have been told that there is no problem to the existence of the Jena Six, and that race is not an issue. Likewise, we have been told that inequity in our school systems that impact heavily on African American and other minorities is not an issue of race, and many times it is. So to be able to rise to debate this question of recognizing the impact of slavery and the slave trade and its relationship to our international allies and their history with it is extremely important.

Might I, in my comments, as I support the underlying bill, thank the chairman for his leadership. I thank Congresswoman BARBARA LEE. I particularly thank the chairman for his leadership on remuneration.

On the previous bill, very briefly, I would like to acknowledge my support for the remuneration of those families that suffered in the tragedy of the African Embassies, who did not get a response, did not get coverage, did not get a response from the Federal Government for 9 years after this tragic incident where they lost their loved ones.

Mr. Speaker, I thank the chairman of the full committee and other members of the full Committee on Foreign Affairs for understanding that the monies had to be raised to compensate for the grief and pain that these particular family members now hold dear to their heart. That legislation was long in coming, and it is crucial that we did it under this Democratic majority Congress. We pressed the administration to sign it.

Then I would finally like to comment, Mr. Speaker, that my delay was because we had a hearing, at the same time as this legislation, on Ethiopia. Having just come back from Ethiopia, I know how hard Mr. PAYNE has toiled. I, frankly, am concerned on the recent legislation that I know has just passed that we would have an indictment of a chairperson who has shown nothing but love and affection for the continent of Africa.

I said in my remarks that we need to be big boys and girls. The world arena of diplomacy is a tough business, and we need to be able to have tough love. We need to be able to love the people of Ethiopia and its opportunities, but we likewise need to know that we need to be able to promote human rights, we need to be able to have an independent judiciary, we need to be able to have a move toward democratization and a recognition of the brilliance of Prime Minister Meles.

But we have to address the concerns of the people, and I am grateful that amendments that I offered in that legislation now on the floor were accepted, that we have greater exchange between U.S. and Ethiopian judiciary, that we begin to look at changing property ownership from Ethiopia to the people. I saw that firsthand in Ethiopia. And in the discussion we had in the committee, it is important that we look at the Somalia-Ethiopian border and the people caught up in that crisis and begin to fight for humanitarian rights.

That is crucial. I believe that this legislation that passed just prior to my coming to the floor, I believe the legislation on the terrorist victims whose families were lost in the African Embassies 9 years ago, and this legislation, begins to address nationally and internationally that America understands that this Congress will not abnegate its responsibility to, one, affirm its commitment to the continent of Africa, but also to understand the questions of race, and that race should not be negated for the crisis that we face.

Mr. Chairman, let me thank you for your leadership and also for the acceptance of my amendments regarding the Ethiopian bill. I still, in the name of Mickey Leland, have a love and affection for Ethiopia and will continue to work with a degree of tough love with Ethiopia. I hope that the message that came forward, that you can't be harsh, you have to handle it with kid gloves, is very tricky and that it does not keep us from fighting for those incarcerated, fighting for those who are in need of humanitarian needs, and affirming the value of Ethiopia as it fights with us in the war against terror, and in Sudan. Why should we be afraid to give tough love? It will help the people of Ethiopia. That is what we are looking for.

Ethiopian Americans, bring us your roadmap so that we can work together and make not only the United States the best country in the world, but work with Ethiopia as it aspires to be a shining star of democracy on the continent.

Mr. Speaker, I rise today in strong support of H.R. 3432, the 200th Anniversary Commemoration Commission of the Abolition of the Transatlantic Slave Trade of 2007, which I am proud, along with over 90 of my colleagues, to cosponsor. This legislation recognizes the 200th anniversary of the Transatlantic Slave Trade, and it establishes the rubric from which the Commission, to be known as the "Transatlantic Slave Trade 200th Anniversary Commission," shall be formed.

I would like to thank my distinguished colleague, Congressman PAYNE, for introducing this important legislation, as well as the Chairman of the Committee on Foreign Affairs, Congressman LANTOS, for his leadership on this issue.

Mr. Speaker, though 200 years have passed since the abolition of the Transatlantic Slave Trade, the legacy of slavery continues to have a profound impact on American society. The legacy of social and economic disparity lives on, as do hatred, bias, and discrimination. Despite two centuries of progress, the African American community continues to feel the impact of the Transatlantic Slave Trade, and subsequent years of racism and persecution.

While our Nation has pursued the ideals of liberty and equality for all, there still remain steps that must be taken in order to ensure that even such a dark piece of our Nation's history be preserved and its conclusion at the hand of President Thomas Jefferson be celebrated.

Mr. Speaker, the bill before us establishes a commission to cultivate and preserve the memory of a grave injustice in American history, we must recognize and in some small way try to rectify our past. In the early years of the Republic, the transatlantic slave trade constituted a thriving economic vein of the United States. By 1807, millions of Africans had been captured and transported to the Americas, many perishing as the result of torture, rape, malnutrition, and disease. It was not until March of 1807 that President Thomas Jefferson signed into law "An Act to prohibit the importation of slaves into any port or place within the jurisdiction of the United States," a Congressionally approved bill intended to end the heinous practice of the transatlantic slave trade.

It is in commemoration of President Jefferson's revolutionary act, and to explore further the impacts of the slave trade on our Nation that H.R. 3432 establishes the 200th Anniversary Commemoration Commission. This important commission will be composed of 11 congressionally appointed members charged with the task of planning, developing, and executing programs and activities appropriate to commemorate the 200th anniversary of the abolition of the transatlantic slave trade.

January 1, 2008 will mark the 200th anniversary of the "Act to Prohibit the Importation of Slaves." The United States today serves as a moral compass for the rest of the world and as such we must provide a voice for human trafficking issues. Our willingness to confront our Nation's past and to address the impacts of the slave trade and its legacy on the United States strengthens our undeterred commitment to serving as an advocate for human rights and freedom in the international community.

I strongly urge my colleagues to join me in supporting this important legislation.

Mrs. CHRISTENSEN. Mr. Speaker, I rise in support of H.R. 3432 which establishes the

200th Anniversary Commission of the Abolition of the Transatlantic Slave Trade. It was 200 years ago in 1807, when first the British Parliament and then the U.S. Congress abolished the then 300 year old practice of forcibly removing Africans from their homes along the Western coast of that continent to provide free labor for the empires of Europe in the New World.

The triangular trade would link the peoples of Africa, Europe and the Americas in a chain of blood, power, money, imperialism and despair and set the tone for our modern day relationships as none of our ancestors were left untouched by its sheer brutality.

By the time it was all over, the world's first massive attempt at globalization, would profoundly change it from corner to corner and would leave behind many of the social reverberations of race, class and poverty that we as a world community struggle with today.

As we recognize this momentous anniversary and the way it has shaped the lives of African descendants in the Western Hemisphere, and as one of those descendants I want to take the opportunity to call attention to the end of enslavement of Africans in my own district, the U.S. Virgin Islands, which was then the Danish West Indies. The abolition of the slave trade did not immediately end slavery. It was not until 1848 in response to an uprising by enslaved Africans demanding emancipation that slavery was ended there. It is a day which we celebrate on July 3rd of every year, and this year will be the 160th Anniversary of that important event.

As we approach that anniversary it is relevant to note the dialogue that the people of the Virgin Islands and the people of Denmark have embarked upon regarding reparations—not in terms of monetary compensation, but in education, restoration and reconciliation efforts that can finally close that sad chapter of our history and our relationship. While discussions have not taken place at a government to government level, we anticipate that these will begin in the near future and we look forward to the opportunities this could make available to both sides.

Mr. Speaker, returning to the resolution before us, it is important that we mark the end of this dark period in world history and human relations and that we study and commemorate the events that led up to the beginning, the middle and the end of slavery. It is important that the civic, historical, educational, religious and economic activities planned on the state and national levels be used for the American people to look back and seek understanding of that time and the legacy that it has left behind.

As we commemorate with speeches and conferences and exhibitions, let us remember that there is still human trafficking taking place today and that we should be as adamant and as vigilant as our forbears of 200 years ago, in seeing to its end.

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Mr. PAYNE. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New Jersey (Mr. PAYNE) that the House suspend the rules and pass the bill, H.R. 3432, as amended.

The question was taken; and (two-thirds being in the affirmative) the

rules were suspended and the bill, as amended, was passed.

The title was amended so as to read: "A bill to establish the Commission on the Abolition of the Transatlantic Slave Trade."

A motion to reconsider was laid on the table.

CONGRESSIONAL ACCOUNTABILITY ACT AMENDMENTS

Mr. BRADY of Pennsylvania. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 3571) to amend the Congressional Accountability Act of 1995 to permit individuals who have served as employees of the Office of Compliance to serve as Executive Director, Deputy Executive Director, or General Counsel of the Office, and to permit individuals appointed to such positions to serve one additional term. The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 3571

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. PERMITTING FORMER OFFICE OF COMPLIANCE EMPLOYEES TO SERVE IN APPOINTED POSITIONS WITH OFFICE.

Section 301(d)(2)(B) of the Congressional Accountability Act of 1995 (2 U.S.C. 1381(d)(2)(B)) is amended by striking "legislative branch," and inserting "legislative branch (other than the Office),".

SEC. 2. PERMITTING ADDITIONAL TERM FOR EXECUTIVE DIRECTOR, DEPUTY EXECUTIVE DIRECTORS, AND GENERAL COUNSEL OF OFFICE OF COMPLIANCE.

(a) IN GENERAL.—

(1) EXECUTIVE DIRECTOR.—Section 302(a)(3) of the Congressional Accountability Act of 1995 (2 U.S.C. 1382(a)(3)) is amended by striking "a single term" and inserting "not more than 2 terms".

(2) DEPUTY EXECUTIVE DIRECTORS.—Section 302(b)(2) of such Act (2 U.S.C. 1382(b)(2)) is amended by striking "a single term" and inserting "not more than 2 terms".

(3) GENERAL COUNSEL.—Section 302(c)(5) of such Act (2 U.S.C. 1382(c)(5)) is amended by striking "a single term" and inserting "not more than 2 terms".

(b) EFFECTIVE DATE.—The amendments made by this section shall apply with respect to an individual who is first appointed to the position of Executive Director, Deputy Executive Director, or General Counsel of the Office of Compliance after the date of the enactment of this Act.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Pennsylvania (Mr. BRADY) and the gentleman from California (Mr. MCCARTHY) each will control 20 minutes.

The Chair recognizes the gentleman from Pennsylvania.

GENERAL LEAVE

Mr. BRADY of Pennsylvania. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks in the RECORD on H.R. 3571.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

Mr. BRADY of Pennsylvania. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, the Office of Compliance is an independent agency that was tasked by Congress to oversee the administration of the Congressional Accountability Act, which provides congressional and legislative branch employees with workplace protections enjoyed by other Federal and private sector workers.

Being responsible for the oversight of 12 workplace protection, health care, labor and civil rights laws is a huge task that requires a well-seasoned and experienced staff. Unfortunately, when the Congressional Accountability Act was signed into law in 1995, the law barred the Office of Compliance from promoting from within. This lack of flexibility threatens to impact the effectiveness of the office by preventing them from building on the expertise gained by certain personnel.

This legislation would lift the current ban on hiring former legislative branch employees within 4 years of their appointment to the Office of Compliance, as well as allowing for the reappointment of executive staff for one additional term. Congress passed legislation during both the 108th Congress and 109th Congress to temporarily address the issue of reappointment. Both pieces of legislation, H.R. 5122 and H.R. 3071, were noncontroversial and passed both Chambers unanimously.

Let us continue to provide the Office of Compliance with the tools needed to carry out their mandate of ensuring that all of our workers' rights are protected.

Mr. Speaker, I reserve the balance of my time.

Mr. MCCARTHY of California. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of H.R. 3571, which provides needed flexibility for the Office of Compliance to fill critical positions within the office and to maintain institutional knowledge within the office.

The Office of Compliance provides an important function in the legislative branch. It is charged with administering and enforcing the Congressional Accountability Act. The act, one of the first considered and passed by the 104th Congress with the new Republican congressional majority, required Congress to comply with the same employment and workplace safety laws that applied to the private sector, including the Americans with Disabilities Act, Occupational Safety and Health Act, and the Family and Medical Leave Act.

Current law governing the office places limits on the appointment and tenure of the staff and board. These limits, placed in part to preserve the integrity and independence of the office, have unfortunately resulted in the board's inability to fill vacancies with the best-qualified candidates.

In addition, GAO has recommended, and the board agreed, that Congress amend the law to allow for reappointment of board members and staff to an

additional term in the office to maintain institutional continuity and to “prevent the loss of critical organizational knowledge” within the office.

This bill is a commonsense adjustment of current law, and I recommend my colleagues support the legislation.

Mr. Speaker, I yield back the balance of my time.

Mr. BRADY of Pennsylvania. Mr. Speaker, I urge passage of this legislation, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Pennsylvania (Mr. BRADY) that the House suspend the rules and pass the bill, H.R. 3571.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

FEDERAL PROTECTIVE SERVICE GUARD CONTRACTING REFORM ACT OF 2007

Mr. BRADY of Pennsylvania. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 3068) to prohibit the award of contracts to provide guard services under the contract security guard program of the Federal Protective Service to a business concern that is owned, controlled, or operated by an individual who has been convicted of a felony, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 3068

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the “Federal Protective Service Guard Contracting Reform Act of 2007”.

SEC. 2. FEDERAL PROTECTIVE SERVICE CONTRACTS.

(a) *PROHIBITION ON AWARD OF CONTRACTS TO ANY BUSINESS CONCERN OWNED, CONTROLLED, OR OPERATED BY AN INDIVIDUAL CONVICTED OF A FELONY.*—The Secretary of Homeland Security may not award a contract for the provision of guard services under the contract security guard program of the Federal Protective Service to any business concern that is owned, controlled, or operated by an individual who has been convicted of a felony.

(b) *REGULATIONS.*—Not later than 6 months after the date of the enactment of this Act, the Secretary shall issue regulations to carry out this section.

(c) *IMPLEMENTATION.*—In this section, the term “Secretary” means the Secretary of Homeland Security acting through the Assistant Secretary of U.S. Immigration and Customs Enforcement.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Pennsylvania (Mr. BRADY) and the gentleman from Missouri (Mr. GRAVES) each will control 20 minutes.

The Chair recognizes the gentleman from Pennsylvania.

GENERAL LEAVE

Mr. BRADY of Pennsylvania. Mr. Speaker, I ask unanimous consent that

all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on H.R. 3068.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

Mr. BRADY of Pennsylvania. Mr. Speaker, I yield myself such time as I may consume, and I would like to note that I am here for the gentlewoman from the District of Columbia (Ms. NORTON) and if she does come in, I will relinquish my duties.

But in the meantime, Mr. Speaker, this bill, H.R. 3068, as amended, is the result of two oversight hearings held by the Transportation and Infrastructure Committee that examined the role of Federal Protective Service, FPS, in providing security for our Nation’s public buildings. There was evidence of serious allegations of wrongdoing, chaos, and irregularities in contracting employment of private security guards who protect Federal employees and facilities.

This legislation intends to preserve the security of the country’s most sensitive buildings. Due to the security needs of a Federal building, it is surprising that an individual with a felony conviction would hold a contract for security services in a Federal building.

This bill codifies the commonsense approach to providing security for Federal buildings. Specifically, this bill directs the Secretary of Homeland Security not to award any security guard contracts through the Federal Protective Service to any company that is owned, controlled, or operated by a convicted felon. The bill would ensure that contractors are capable, responsible and ethical as required by the Federal Acquisition Regulations.

Contract security officers are a critical component of Federal strategies to protect the safety and security of Federal employees, visitors to Federal buildings and the surrounding community. Given the critical role these guards play in Federal security, this bill will hold owners of companies who provide security to Federal buildings to the highest standards. I urge all Members to vote for H.R. 3068, as amended.

Mr. Speaker, I reserve the balance of my time.

Mr. GRAVES. Mr. Speaker, I don’t have any other speakers and I am going to talk about the bill, but I know it is Ms. NORTON’s bill and she may want to say something before I do. I would reserve the balance of my time and would like to speak after her if that is all right.

Mr. BRADY of Pennsylvania. I ask unanimous consent to relinquish control of the time to the gentlewoman from the District of Columbia (Ms. NORTON).

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from the District of Columbia.

Ms. NORTON. Mr. Speaker, I thank the gentleman from Missouri, and particularly thank the gentleman from Pennsylvania in my absence for assuming the responsibility because I was at a hearing on Blackwater.

H.R. 3068, as amended, the Federal Protective Service Guard Contracting Reform Act of 2007, ensures that Federal Protective Service guard contractors are “capable, responsible, and ethical,” and those are the words of the regulation. I want to thank Chairman OBERSTAR for facilitating early consideration of this bill, and for the leadership on both sides, including the Subcommittee on Economic Development, Public Buildings, and Emergency Management Ranking Member GRAVES for understanding its importance and for their efforts in support of the bill.

The Federal Protective Service Guard Contracting Reform Act prohibits the Secretary of the Department of Homeland Security from contracting with any security guard service that is owned, controlled or operated by an individual who has been convicted of a felony. The bill would eliminate proxy operation by felons who are relatives, spouses or others.

H.R. 3068, as amended, is a result of two oversight hearings Mr. GRAVES and I held that examined the role of the Federal Protective Service in providing security for the Nation’s public buildings. There was evidence of serious allegations of wrongdoing, chaos and irregularities in the contracting and employment of private security guards whose mission it is to protect Federal employees and facilities.

Our subcommittee worked closely with appropriate Department of Homeland Security officials to eliminate the backlog in payments to guards and to correct FPS mismanagement that risked the security of Federal employees and visitors. FPS guards, like guards employed by the Federal Government, these security guards are used on our most sensitive buildings, including here in the Nation’s Capital and the National Capital region where your most secure facilities are located.

Therefore, it was surprising to learn that an individual with a felony conviction would hold a contract for security services in a Federal building, especially here, but frankly anywhere in the United States in the post-9/11 climate.

It was clear that this bill was necessary when our subcommittee learned at a hearing in June that an FPS security guard contractor had failed to pay 600 D.C. area Federal security officers and to make other important benefit payments to pensions, health benefits and the like. Our subcommittee intervened when an action by the FPS and the Immigration and Customs Enforcement, a division of DHS where FPS is placed, was reported to us.

The effects on the security of employees, visitors and the Federal agencies alike could not be ignored in today's post-9/11 climate.

We are indebted to the contract security officers who continue to work to protect Federal workers, the visiting public and the work sites, as well as to their unions. As a result of the subcommittee's June hearing, we learned that an individual who had served 5 years in prison for money laundering and fraud was a de facto owner of a private security business despite Federal law barring felons from owning companies that do business with the Federal Government. In fact, it was the felon, not his wife, who came forward to defend the company after it failed to pay the 600 D.C.-based guards despite receipt of funds for payment from the FPS. His testimony concerning his operational control of the company was nothing short of a case study in evasion of existing law by taking advantage of obvious loopholes.

□ 1330

His company has, of course, since been dismissed. H.R. 3068, as amended, strengthens existing requirements and prohibits all proxy ownerships by felons, including control or operation by an individual who has been convicted of a felony.

H.R. 3068, as amended, reminds us that we must not lose sight of the mission of private contract guards who serve the Federal Government to guard Federal employees and sites as vital as nuclear plants and military posts against terrorism and crime. The example of unpaid contract guards and apparent misuse of Federal funds that had been directed to pay them demonstrated why these contractors must be required to have a satisfactory record of integrity and business ethics. H.R. 3068, as amended, codifies this important requirement.

I urge my colleagues to support this bill.

Mr. Speaker, I reserve the balance of my time.

Mr. GRAVES. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, H.R. 3068, introduced by Subcommittee Chairwoman NORTON, adds an additional level of security to our Federal buildings by prohibiting the Federal Protective Services from awarding contracts to convicted felons.

I would like to commend Chairwoman NORTON for her commitment to the security of Federal buildings, government employees and visitors. She probably has more than anybody else in the House.

The protection of the employees and visitors at Federal buildings remains a high priority. This legislation will increase the standards of safety and security for Federal properties across this country.

The Federal Protective Service serves as one of the first lines of defense for our Federal buildings. We entrust the security of Federal court-

houses and buildings and their employees and visitors to FPS personnel. From day-to-day security screening, to protection from riots and terrorist attacks, the FPS force plays a vital role in facilitating the work of the Federal Government.

The Federal Protective Service employs more than 1,000 trained employees and more than 15,000 contract security guards. H.R. 3068 prohibits FPS from contracting with security firms that are owned or operated by convicted felons. It's a very simple measure. The security of Federal buildings must be managed by those that have the best interests of the American people in mind.

This legislation will ensure the integrity of the forces protecting our Federal buildings, and I urge my colleagues to join me in supporting H.R. 3068.

Mr. Speaker, I think this is a fantastic idea, and again, I want to applaud Chairwoman NORTON for the work that she's done on this, again, to push it through.

Mr. Speaker, I yield back the balance of my time.

Ms. NORTON. Mr. Speaker, I thank the gentleman for his kind words to me and for his work with me on the committee.

Mr. OBERSTAR. Mr. Speaker, I rise in support of H.R. 3068. This bill represents an important step in ensuring the safety of Federal employees and all those who work in and visit our Federal buildings.

I thank the Delegate of the District of Columbia (Ms. NORTON), chair of the Subcommittee on Economic Development, Public Buildings, and Emergency Management, for bringing this issue to the attention of the Committee on Transportation and Infrastructure and for quickly developing and advancing, in a bipartisan manner, a remedy.

On April 18, 2007, the committee held a hearing entitled "Proposals to Downsize the Federal Protective Service and Effects on the Protection of Federal Buildings". The hearing probed the Department of Homeland Security's plans to cut the presence of Federal Protective Service, FPS, officers nationally. The reliance on contract security guards to protect Federal buildings is a troubling trend.

H.R. 3068 prohibits the award of contracts to provide guard services under the contract security guard program of the FPS to any business that is owned, controlled, or operated by an individual who has been convicted of a felony. The bill directs the Secretary of Homeland Security to promulgate regulations within 6 months to implement the provisions of this act.

This bill offers a common sense way to ensure that security contracts that provide an essential service are awarded only to contractors who are "capable, responsible, and ethical" as required by the Federal Acquisition Regulations.

I support this bill and urge its passage.

Ms. NORTON. I have no further speakers, and I yield back the balance of my time, Mr. Speaker.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Pennsylvania (Mr.

BRADY) that the House suspend the rules and pass the bill, H.R. 3068, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 1 o'clock and 33 minutes p.m.), the House stood in recess subject to the call of the Chair.

□ 1500

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mrs. JONES of Ohio) at 3 p.m.

EXPRESSING SENSE OF CONGRESS REGARDING THE IMMEDIATE AND UNCONDITIONAL RELEASE OF DAW AUNG SAN SUU KYI

Mr. LANTOS. Madam Speaker, I move to suspend the rules and agree to the concurrent resolution (H. Con. Res. 200) expressing the sense of Congress regarding the immediate and unconditional release of Daw Aung San Suu Kyi, as amended.

The Clerk read the title of the concurrent resolution.

The text of the concurrent resolution is as follows:

H. CON. RES. 200

Whereas on August 15, 2007, Burma's ruling military junta, the State Peace and Development Council (SPDC), cancelled fuel subsidies resulting in the quintupling of the price of fuel which had an immediate and damaging impact on the living conditions of the Burmese people and Burma's already devastated economy;

Whereas on August 19, 2007, in reaction to this crippling measure, prominent student and democracy leaders peacefully took to the streets in Rangoon and elsewhere to protest the draconian action of the military junta in Rangoon; during the subsequent weeks, protests continued in Rangoon, and spread to other cities and towns throughout Burma, including Mandalay, Sittwe, Pakokku, Tounggok, Yehangyaung;

Whereas the growing numbers of protestors peacefully demanded democratic reforms and the release of 1991 Nobel Peace Prize Winner Daw Aung San Suu Kyi and all political prisoners and prisoners of conscience;

Whereas Buddhist monks actively participated and increasingly led these peaceful demonstrations, culminating in an estimated 100,000 people marching through Rangoon on September 24, 2007; in response to this largest protest since the 1988 demonstrations which were brutally crushed by the Burmese military by firing on unarmed civilians, the Burmese regime threatened to "take action", indicating the junta's willingness to significantly increase the level of violence used against the Burmese people;

Whereas on September 25, 2007, the Burmese junta imposed a 60-day (9pm-5am) curfew and a ban on gatherings of more than

five people and moved military forces into strategic locations;

Whereas on September 26, 2007, the Burmese military opened fire on protesting crowds who bravely continued to peacefully demand democratic reforms; the continuing vicious attacks on Buddhist monks and other peaceful protesters, who were simply demanding human rights, democracy, and freedom, led to the reported deaths of 200 people and hundreds of injured to date; democracy and human rights groups further estimate that over 2,000 individuals have been arrested, imprisoned, or tortured as part of this violent crackdown;

Whereas members of the international and Burmese media covering the protests, including a Japanese photojournalist, have also been killed, injured, or imprisoned by the Burmese Government;

Whereas the Burmese military junta tried to hide from the world community its indiscriminate attacks on peaceful protesters by severely restricting the use of the Internet, phone lines, and radio and television equipment, making it extremely difficult to gauge the full extent of the government's crackdown on Buddhist Monks and other peaceful demonstrators;

Whereas on September 27, 2007, the United Nations Security Council held an emergency session in response to the brutal crackdown and Special Envoy Ibrahim Gambari updated the Security Council on the situation in Burma; as a result of the Security Council meeting, United Nations Secretary General Ban Ki-moon ordered Special Envoy Gambari to visit the region; on September 30, 2007, Special Envoy Gambari arrived in Burma and was able to meet with Daw Aung San Suu Kyi;

Whereas the Burmese regime has mobilized all its resources, including armed soldiers stationed in all strategically important locations throughout the country, including religious centers, and has made it impossible for peaceful protesters to gather;

Whereas the rapid growth of spontaneous demonstrations into the largest Burmese protests in the last two decades should not come as a surprise given the human rights record of the regime over the past two decades;

Whereas the ruling military junta in Burma has one of the worst human rights records in the world and routinely violates the rights of Burmese citizens, including the systematic use of rape as a weapon of war, extrajudicial killings, arbitrary arrests and detention, torture, as well as slave and child labor;

Whereas the Burmese regime has destroyed more than 3,000 ethnic villages, displaced approximately 2,000,000 Burmese people, more than 500,000 of which are internally displaced, and arrested approximately 1,300 individuals for expressing critical opinions of the government;

Whereas in 1990, the State Law and Order Restoration Council (SLORC), the military junta in Burma, which renamed itself the State Peace and Development Council (SPDC) in 1997, nullified the victory of the National League for Democracy (NLD);

Whereas NLD leader Daw Aung San Suu Kyi was not allowed to assume the office of Prime Minister and was subsequently placed under house arrest;

Whereas Daw Aung San Suu Kyi was released in July 1995, yet once again placed under house arrest in September 2000;

Whereas following a second release, Daw Aung San Suu Kyi and several of her followers were attacked by a government-sponsored mob on May 30, 2003, and she was then imprisoned at Insein Prison in Yangon;

Whereas on May 16, 2007, more than 50 world leaders sent a letter demanding the re-

lease of Daw Aung San Suu Kyi, a demand repeated by United Nations Secretary-General Ban Ki-moon, 14 United Nations human rights experts, the European Union, the United States, the Association of Southeast Asian Nations (ASEAN), and the foreign ministers of three ASEAN member states, yet on May 27, 2007, her detention was extended; and

Whereas for her non-violent struggle for democracy and human rights, Daw Aung San Suu Kyi received the Nobel Peace Prize in 1991: Now, therefore, be it

Resolved by the House of Representatives (the Senate concurring), That Congress—

(1) condemns the despicable crackdown on peaceful protesters in the strongest possible terms and demands that the Burmese junta end its violent crackdown on dissent;

(2) demands that the People's Republic of China and other countries that provide political and economic support to Burma's military junta end such support until the Burmese regime's violent campaign against peaceful protest has ceased and the Burmese Government has fully met the political demands of the Burmese opposition;

(3) firmly insists that Burma's military regime begin a meaningful tripartite political dialogue with Daw Aung San Suu Kyi, the National League for Democracy, and ethnic nationalities toward national reconciliation, and the full restoration of democracy, freedom of assembly, freedom of movement, freedom of speech, freedom of the press, and internationally recognized human rights for all Burmese citizens;

(4) demands the immediate and unconditional release of Daw Aung San Suu Kyi, detained Buddhist monks, and all other political prisoners and prisoners of conscience;

(5) calls on governments around the world, including the nations of the European Union and the Association of Southeast Asian Nations (ASEAN) to severely tighten their sanctions regimes against Burma, including through the imposition of import bans such as maintained by the United States, with the goal of denying the Burmese ruling junta with hard currency to continue its campaign of repression;

(6) calls on the United Nations Security Council to immediately pass a resolution imposing multilateral sanctions on Burma's military regime, including a complete arms embargo, and to take other appropriate action to respond to the growing threat the State Peace and Development Council (SPDC) poses in Burma;

(7) calls on the United States Government to work with its global partners to bring to justice those Burmese military and government leaders who have ordered or participated in any massacre during or after the protests, or who may be guilty of crimes against humanity; and

(8) calls on the members of ASEAN to immediately suspend Burma's membership in such organization as a response to the violent crackdown on political protesters. SPEAKER pro tempore. Pursuant to the rule, the gentleman from California (Mr. LANTOS) and the gentleman from New Jersey (Mr. SMITH) each will control 20 minutes.

The Chair recognizes the gentleman from California.

GENERAL LEAVE

Mr. LANTOS. Madam Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the concurrent resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

Mr. LANTOS. Madam Speaker, I rise in strong support of this resolution, and yield myself such time as I may consume.

Madam Speaker, the images from Burma that have flashed across our television screens over the past two weeks have stirred the conscience of the entire civilized world. Buddhist monks draped in their simple crimson robes, peacefully gathering to press for change. Rangoon citizens pouring from their homes to join their holy men, their numbers swelling to over 100,000. Sandals hurriedly abandoned in the road as peaceful marchers were chased away by baton-wielding police. Soldiers firing automatic weapons into unarmed crowds. The charred body of a Buddhist monk, slain by the ruling junta, lying face down in a pool of dirty water stained crimson with his innocent blood.

These indelible images, Madam Speaker, will not soon fade, nor will the anguished cry to us made by the leader of the Burmese Democratic movement, Noble Laureate Aung San Suu Kyi, and I quote her: "Use your liberty to promote ours."

So today, Madam Speaker, we use our liberty here in the Congress of the United States to condemn the violent crackdown on dissent in Burma. We use our liberty to call for the release of Aung San Suu Kyi, the imprisoned Buddhist monks, and all other Burmese prisoners of conscience. And today we use our liberty here in the Congress of the United States asking our friends in Asia and Europe to join us in using economic leverage to promote democratic change in Burma.

Since the last bloody crackdown in Burma 17 years ago, we in the United States have led the way in imposing tough economic sanctions against the ruling junta. Each year, I ask my colleagues to join me and my good friend PETER KING of New York in renewing import sanctions against Burma, and each year this Congress, under both Republican and Democratic control, has responded overwhelmingly to our request.

But Burma's elite will only feel the economic squeeze when other countries join us. The enormous flow of aid and trade from China to Burma, not to mention China's political support for the regime in the United Nations Security Council, must come to an abrupt end. The military packages for Burma offered by the world's largest democracy, India, must be removed from the table. And our friends in ASEAN, the Association of Southeast Asian Nations, who have begun to speak out for democratic change in Burma, must move beyond words and suspend Burma's membership in this very important regional organization.

Madam Speaker, when the generals run out of cash, change will come to

Burma. When military officials cannot send their children to be educated abroad, change will come to Burma. And when the Burmese officials are no longer welcome at the table of ASEAN, change will come to Burma.

And to those Burmese military officers who are on the fence deciding whether to join in the violent campaign of repression or to refuse orders to kill and torture your fellow citizens, I have a simple message: Do the right thing. As in Germany, as in Rwanda, as in Yugoslavia, those who commit war crimes will be brought to justice before an International Criminal Tribunal. Put yourself on the right side of history.

The crimes committed by this junta, Madam Speaker, stretch far beyond the atrocities of the past few days. This regime has systematically used rape as a means of war against ethnic minorities. Recently released satellite images show that it has burned and destroyed entire villages. And since the regime nullified the democratic elections in 1990 won by Aung San Suu Kyi, it has arbitrarily arrested and tortured dissidents, real and imagined, by the thousands.

Just a few days ago, the world caught a brief glimpse of Aung San Suu Kyi peaking out of the gate of her home, which has become her virtual prison. Today, we stand with Aung San Suu Kyi, this courageous woman, demanding her freedom, demanding the freedom of all those prisoners of conscience in Burma, and demanding far-reaching democratic change.

Change will not come overnight to Burma, but it will come, and it will be my great pleasure to join our distinguished Speaker, NANCY PELOSI, a true champion for human rights around the globe, in witnessing the inauguration of Aung San Suu Kyi as the true prime minister of a free Burma.

Madam Speaker, I reserve the balance of my time.

Mr. SMITH of New Jersey. Madam Speaker, I yield myself such time as I may consume.

First of all, let me thank Congressman KING for offering this very important resolution, and my good friend and colleague, Chairman LANTOS, for bringing this to the floor, as well as ILEANA ROS-LEHTINEN, who serves very admirably as the ranking member.

This is a very important and very timely resolution. Chairman LANTOS has been speaking out on behalf of Burma and human rights in Burma for years, and this today is another expression of our collective bipartisan support for the beleaguered pro-democracy activists in that country.

Madam Speaker, the shocking, unprovoked actions of Burma's brutal regime in recent days are part of a long history of repression by that country's dictators. The wanton bloodshed, Tiananmen Square-like, was just another serious manifestation of hate and cruelty by the junta in Rangoon.

Members will recall, that in 1988 Burmese military forces slaughtered sev-

eral thousand peaceful demonstrators, sending even more into hiding in the hills and border areas. The military regime took no heed of international criticism of these crimes and continued to suppress the most basic freedoms of its people.

When the National League for Democracy won control at the ballot box, the generals nullified that election and harassed, tortured and killed parliamentarians and pro-democracy activists. They also harassed, incarcerated and put under house arrest Nobel Peace Prize winner Aung San Suu Kyi, one of the greatest people on Earth.

Meanwhile, in 1998, Madam Speaker, a 19-year-old student from my district, Michelle Keegan, traveled to Burma to commemorate in a peaceful way with other pro-democracy activists the 10th anniversary of those 1988 massacres. She and others were locked up, convicted and sentenced to 5 years imprisonment. Her only crime was to distribute pamphlets calling for democracy in Burma. As a matter of fact, it was a very small business card. Very small. They handed those out, and for that she got 5 years.

I travelled to the region at the time in an effort to help negotiate the release of these young people, including my constituent. I repeatedly was denied a visa to enter Burma, but from Bangkok remained in close contact with the U.S. Embassy in Rangoon, and others as we were pressing for the release of Ms. Keegan and the five other Americans.

Together, along with family members of the detainees and others, we made these dictators understand that the whole world, including the U.S. Congress and the American people, were watching and would somehow hold them accountable. In response to international pressure, the government soon released them and then expelled them from the country. She and those other Americans were the lucky ones. Others from other countries regrettably spent long periods of time in jail.

Sorry to say, the members of the junta in Rangoon are not people who readily listen to reason. This body has addressed the situation in Burma several times over the years. I chaired a hearing on human rights abuses in Burma in September of 1998, and we shed further light on these issues in February of 2006 at a hearing entitled "Human rights in Burma. Where are we now and what do we do next?"

Clearly we need to do more. Yes, we have sanctions. Chairman LANTOS is the prime sponsor of legislation imposing sanctions on Burma. But, unfortunately, the other countries, the ASEAN countries and other countries of the world, have not followed suit the way they ought to.

We need to be united in this effort. That is when we will get the junta to stand up and take notice, especially when the PRC does something other than enable and facilitate these abuses.

Madam Speaker, now as the courageous Burmese people again dare to

demonstrate peacefully for change in their society, the junta has once again unleashed the military, killing more of their people and imprisoning at least 700 Buddhist monks and 500 others. Former prisoners in Burmese jails have told us at hearings and at meetings of the torture, humiliation and deprivation that they experienced.

One called it the closest thing to hell on Earth that he could imagine. We have good reason to fear that those who are arrested in recent days, that they too now are spending time in hell.

So we have a duty, Madam Speaker, an obligation, to speak out in the face of these outrages. We need to call in the strongest way possible for the restoration of democracy and the restoration of human rights in Burma and the unconditional release of Aung San Suu Kyi.

Those with interests in Burma, especially the Chinese government, would like to turn a blind eye to these continuing abuses. China may be happy to have another egregious human rights abuser in the spotlight deflecting attention as it prepares to host the world for the Olympics amidst its own repression. But we must hold the Chinese accountable, as well, at home and abroad, and they need to step up to the plate and do what they can to stop this terrible repression in Burma.

□ 1515

Madam Speaker, I wholeheartedly endorse this resolution. I ask my colleagues and the global community to act to end the suffering in Burma and bring about democratic reforms that the Burmese people so desperately desire.

Madam Speaker, I reserve the balance of my time.

Mr. LANTOS. Madam Speaker, I reserve the balance of my time.

Mr. SMITH of New Jersey. Madam Speaker, I yield such time as he may consume to the author of the resolution, the distinguished gentleman from New York (Mr. KING).

Mr. KING of New York. Madam Speaker, I am proud to stand today in support of H. Con. Res. 200. Let me thank at the outset Mr. SMITH for the work he has done for so many years for the cause of human rights in so many countries, often at great risk to himself. I thank him for that, and we all admire him for his tenacity. I have a special regard for the chairman of the committee, Mr. LANTOS, who is cosponsoring this resolution with me and has been such an outspoken advocate of freedom and human rights in Burma for so many years. Even when it is not on the television screens and the eyes of the world are not watching, Mr. LANTOS has been there, dedicating himself to this issue; and I have been privileged to be able to work with him on this.

Madam Speaker, as terrible as the atrocities have been in Burma over the past 6 to 7 weeks, the fact is this is unfortunately merely an extension of the

type of tyrannical behavior which has characterized the junta in Burma for almost two decades now. This is a junta which tramples upon human rights. They use rape and torture and murder as an instrument of policy.

When we see the hundreds of innocent, freedom-loving people who have been murdered over the past several weeks, who have been tortured and arrested and abused, when we see the innocent Buddhist monks who have been shot down, when we see that communication into and out of Burma has been shut off by the junta, we can only assume the worst.

That is why it is incumbent upon the international community to speak with one voice, as we are speaking with one voice here in Congress. This is not a Republican or Democratic issue, or majority or minority issue. It is a world issue, an issue of human rights. For all of these years Daw Aung San Suu Kyi has been in prison or under house arrest and now imprisoned again, she has become a symbol of that fight. When we talk about symbols, often we forget these are real human beings who are paying the price for being symbols of freedom and justice and who are willing to put their lives and their freedom on the line.

That is why this resolution calls for her release and the release of all of the political prisoners and an end to the repressive actions of the Burmese junta. In saying this, as Mr. LANTOS and Mr. SMITH have said, yes, the United States has been at the forefront of this. But it is so important for neighboring countries now to step forward, especially China and India.

When we think of China, which is going to be hosting the Olympic Games and is trying to clean up its image in the eyes of the world, is attempting to project itself as a true country on the world scene, the fact is if China continues in any way to support Burma, to be silent in the face of what the junta is doing, it really puts a cloud and a tarnish over whatever image China is attempting to establish for itself. And that will be kept in mind by world governments as we approach the Olympic Games next year. So it is essential that China step forward and work with the world community, work with the United States, work with the United Nations, work with countries in the region to put pressure on the junta in Burma to ease, stop and, end its oppressive tactics.

As Mr. LANTOS said, we are also sending a very clear signal to the military leaders, the officers, in Burma who are part of this junta, telling them that the world will hold them responsible for what they do. The world will hold them accountable.

As Mr. LANTOS knows better than anyone in this House, we saw what happened when military leaders in Germany felt they could go forward and do what they were ordered to do and carry out those atrocities against innocent people. Nuremberg showed that is not

a permissible defense. Similarly, it will not be a permissible and acceptable defense for the military leaders in Burma who continue to carry out these atrocities. They just can't say, We were following orders.

So our message to Daw Aung San Suu Kyi is that we stand with you. Our message to the Buddhist monks is we stand with you. Our message to the oppressed people of Burma is that we stand with you. And our message to the Government of China is we are watching what you are going to do as far as putting pressure on the junta. And our message to the military leaders in Burma is the world is watching you and will hold you accountable and will know what you did. You will face justice when this is over, depending on whether you did the right or you continued to carry out the atrocities ordered upon you.

So with that, I strongly urge the adoption of H. Con. Res. 200. I applaud the fact that the House of Representatives is speaking with one voice. We have put partisanship aside. We stand as one and have put differences aside. I thank Mr. LANTOS and Mr. SMITH for the leadership they have shown over the years. I urge adoption of the concurrent resolution.

Mr. SMITH of New Jersey. Madam Speaker, I yield 3 minutes to the gentleman from Indiana (Mr. SOUDER).

Mr. SOUDER. Madam Speaker, I thank the gentleman from New York, as well as Chairman LANTOS, for his leadership on this issue.

Fort Wayne, Indiana, my hometown, is estimated to have 2,000 or 3,000 people from Burma, the greatest number of refugees from Burma in the United States. Many are coming in directly. Many are coming through Washington and Los Angeles and heading to Indiana because of our job situation. It is important to note because as Americans become more internationally aware, just like in Iraq there are different groups, and in Afghanistan there are different groups, it is important to say "people of Burma" because the Mon and other subgroups were persecuted by the Burmese inside Burma.

What they all agree on is the current situation in Burma is intolerable. The violent suppression of Buddhist monks and the peaceful demonstrators in Burma, they want the immediate, unconditional release of Daw Aung San Suu Kyi who is their elected leader. They all know she is the elected leader. Regardless of the differences they have in their country, they elected a leadership and worked together, like what we are trying to do in Iraq and like what we are trying to do with the different tribes in Afghanistan. They chose a leader, and then the leader was locked up.

In 1990, Daw Aung San Suu Kyi was rightfully elected, and the junta placed her under arrest. This has been going on for 18 years. She has been locked up for 12 of the 18 years since the election.

In Fort Wayne, I hear many stories as I talk to individuals who have

talked to their relatives who have lived in concentration camps, in effect, more refugee camps; but at times they felt both abused by the Thai Government that wants to move them back to Burma, by the Burmese Government that is trying to chase them out. They have been abused in the camps. They have been raped in the camps, and they have had their money stolen in the camps.

We have a huge challenge in America, and it is speaking to broader questions than just Burma, which is how to handle situations, because our area has also become in the top three of refugees from Darfur. One of the challenges we are having is Catholic Social Services has come to me and said we don't have the support system to handle, and the State Department has come back and said what do you want to do, leave the people in the refugee camps? They aren't doing well in the refugee camps.

We have to understand that we no longer live in an isolated world. What happens in Burma and the demonstrations you are seeing in Burma and the persecution of the people in Burma, the terrible tragedies in Darfur, what happens in Iraq and Afghanistan impacts all of us. It impacts us in our hometowns. If we are going to be the Nation that welcomes immigrants, there is only so much we can handle, and we need to put international pressure on some of these countries to handle their own regional problems. This resolution helps us move in that direction.

They have to have changes in Burma. It is not only unfair to the people who come to the United States; it is unfair to the people trapped in the camps. It is unfair to the monasteries being emptied out in Burma, and it is unfair to the people being persecuted throughout Burma. If we don't stand up and force some changes for human liberties in Burma, we are going to face another type of catastrophe like is happening in Darfur while the world watches.

Mr. LANTOS. Madam Speaker, before yielding to our distinguished Speaker, I would like to say a word comparing our Speaker to the subject of this resolution, Daw Aung San Suu Kyi.

These are two extraordinary women of deep courage and commitment, but there is one profound difference in their political lives: when Members of this body elected NANCY PELOSI as Speaker of this House, she assumed that position. When the people of Burma elected Daw Aung San Suu Kyi to serve as their Prime Minister, she was subjected to onerous imprisonment and persecution for almost two decades.

It gives me a great deal of pleasure and pride to yield such time as she may consume to the Speaker of the House of Representatives, an indefatigable fighter for human rights and the champion of a fellow woman political leader, Daw Aung San Suu Kyi.

Ms. PELOSI. Madam Speaker, I thank the gentleman for yielding me this time and thank him for his leadership in bringing this resolution to the

floor. I thank him for mentioning my name in the same breath with Daw Aung San Suu Kyi. You compliment me, Mr. Chairman. You and I know that the sacrifice she has been making for so many years is incomparable, really, in the world.

For many years, many of us, CHRIS SMITH, DANA ROHRABACHER, JOHN PORTER when he was here, worked on this issue for a very long time. JOHN PORTER and Chairman LANTOS co-chaired the Human Rights Caucus, and the issue of Daw Aung San Suu Kyi and repression in Burma was and has been an important priority for them.

So today we are coming together again following this horrible crackdown in Burma, and I am pleased to rise in support of the resolution condemning that crackdown on the peaceful protesters in Burma and calling for the immediate release of Burma's democracy leader, a Nobel Peace Prize recipient, Daw Aung San Suu Kyi. I thank Mr. LANTOS for bringing this resolution to the floor.

Daw Aung San Suu Kyi for many decades has been a leader on this issue. She won the last democratic election in 1990 and has spent the last decade under house arrest away from her husband and her two children. Who in the world could have the courage and strength that she has had? When her husband was ill and was in the United Kingdom for his treatment, she could not visit him. When he passed away, she could not attend his funeral. Imagine the personal sacrifice of this great leader. Imagine the turmoil within her. But she understood that the democracy for all of the people of Burma was more important than the personal needs that she had for her family. What greatness.

She has seen her supporters beaten, tortured and killed; and, yet, she has never responded with hatred and violence. All she ever asked for was peaceful dialogue.

Others have mentioned some of the provisions of the legislation, and I think it is important to continue to mention them: condemn the crackdown. Mr. KING particularly emphasized the role of China in all of this. And, yes, we should act in a bipartisan way, Mr. KING.

This resolution demands that the People's Republic of China and other countries that provide political and economic support for Burma's military junta end such support.

This resolution firmly insists that Burma's military regime begin a meaningful tripartite political dialogue with Daw Aung San Suu Kyi, the National League for Democracy, and ethnic nationalities; demands the immediate unconditional release of Daw Aung San Suu Kyi, detained monks and other political prisoners and prisoners of conscience; calls on governments around the world, including the nations of the European Union and the Association of Southeast Asian Nations, to severely tighten their sanctions regime against Burma; calls on the United Nations Se-

curity Council to immediately pass a resolution imposing multilateral sanctions on Burma's military regime.

Of course, this cannot happen without China's cooperation on the Security Council. That is why their role is so important. It is also important because of the role they have played in propping up the junta. I am disappointed but not surprised that China is using its veto power at the United Nations Security Council to block the condemnation of the recent crackdown. For many years, the Chinese Government has helped prop up the Burmese, I think of them as thugs, but the Burmese regime, by blocking multilateral sanctions and providing substantial economic and military assistance to the Burmese Government.

China is Burma's largest trading partner, and it is estimated that China controls more than 60 percent of the Burmese economy and has provided close to \$3 billion in military aid since the early 1990s.

□ 1530

Simply said, the Burmese regime would not have the strength and power that it has absent the support of China. We're calling on China to use its influence to bring about a political negotiation with the pro-democracy activists. This is a golden opportunity for China to show that it can be a force for peace and stability in the world.

In the last few weeks, we all know that we've seen an extraordinary turn of events in Burma. This has been there for a long time. The repression has been there for a long time, but in these last few weeks, courageous people led by Buddhist monks have taken to the streets to stand up to a corrupt, illegitimate military regime that has repressed the country for nearly 20 years.

The ruthless crackdown is outrageous, and the international community must not stand by while peaceful protesters are arrested, beaten and murdered.

Let there be no doubt that the United States stands with the freedom-seeking people of Burma in their just cause.

President Bush is to be commended for supporting tougher sanctions on those responsible for the gross violations of human rights. We can and should go further in bringing diplomatic pressure to bear on the regime. I know we all look forward to working closely with the President on this as we go forward.

And so I again commend Aung San Suu Kyi as years ago, she called on individuals, organizations and governments to support Burma's democracy movement, and at that time, she said please use your liberty to promote ours.

Today, on the floor of the United States House of Representatives, we are doing just that. I commend Aung San Suu Kyi for her courage and her leadership. The people of Burma are rising up and demanding their country

back. The world must meet this challenge to our conscience.

I thank again Mr. LANTOS and Mr. SMITH and all of my colleagues, in a bipartisan way, in support of democracy in Burma.

Mr. SMITH of New Jersey. Madam Speaker, we have one remaining speaker. I yield such time as he may consume to the gentleman from California (Mr. ROHRABACHER).

Mr. ROHRABACHER. Madam Speaker, I would like to thank Speaker of the House PELOSI. Over the years we have worked, along with Chairman LANTOS, on many human rights issues, and it has always been the people of Burma that were the most inspiring of those people that we sought to stand with over the years in these human rights causes that have unified us and Congressman SMITH and so many others in this body.

Chairman LANTOS again, of course, has provided such leadership. His life, of course, is exemplary of a person who holds such values as human rights and democracy and that we hold dear and affirm today.

Today, the Congress of the United States speaks with one voice. The people of Burma, we are on your side. Be courageous. You are not alone.

To the gangsters in uniform who have held the people of Burma in bondage for decades, you will be held accountable. Now is the time to join with the people of Burma. If, instead of joining them and trying to build a new Burma, that you bloody your hands even more, you will be held accountable. Your bank accounts will be frozen and you will be arrested for crimes against humanity if you leave your country.

And I can promise that those of us who hold dear human rights in this Congress will not rest until those actions are taken against you as individuals if you are committing these crimes against the people of Burma.

We call on those in the Burmese military, who take orders from the gangster regime that runs that country, we call on them to change sides. Now is the time for the Burmese military to join the people of Burma in creating a democratic and free society.

The military clique that gives orders to the military of Burma has no lawful authority. They are criminals. They are the criminals who have made deals with the government in China to steal Burma's natural resources and to impoverish the people of Burma in the process.

Let us not overlook the role of China in this crime. China has provided the military junta in Burma with over a billion and a half dollars of military aid over the last few years. It is the government of China that has enabled this monstrous dictatorship to hold 50 million people in bondage. It is China which has blocked the actions of the United Nations to stop the junta slaughter of Burmese monks and other peaceful demonstrators who, right as

we speak, are losing their lives in the cause of human freedom.

I ask my colleagues to support my efforts and others' efforts who have come here. We have several people who have already cosponsored a resolution to hold China accountable for what they are doing in Burma. This is only a taste of what we're going to experience around the world as China becomes a monstrous power in this planet. We have built up their economy. We have not only permitted them to become a powerful force in the world; we have subsidized the growth of power of this Chinese monster that now not only supports Burma, but is involved with the genocide in Darfur.

The United States should not be participating in an Olympics that is being hosted by a regime that commits genocide in Darfur and Burma.

Finally, let us today remember Aung San Suu Kyi. She represents not just the people of Burma, but she is the one who represents the higher aspirations and the higher ideals of humanity. She has suffered for many long decades peacefully in her home. Now, she has been taken from house arrest and sent to a prison. We do not know what fate she is suffering. We know that she is in the hands of murderers. We know she is in the hands of people who torture and would slaughter peaceful monks in the streets. So our hearts go out to her, and we keep her in our prayers, but we also suggest that if anything happens to Aung San Suu Kyi, the rise of anger will be heard not only from Washington but from around the world, for every decent and freedom-loving person will rise up. So those criminals who now slaughter the monks on the streets of Rangoon should understand that we are watching and the whole world is watching, and we speak with one voice.

Mr. LANTOS. Madam Speaker, I am pleased to yield 2 minutes to our distinguished colleague from Oregon (Mr. BLUMENAUER).

Mr. BLUMENAUER. Madam Speaker, I appreciate the gentleman's courtesy in permitting me to speak on this resolution and for the leadership of his Foreign Affairs Committee in bringing this forward.

Madam Speaker, one of the most inspiring events of my life was being able to spend an afternoon with Aung San Suu Kyi in her compound in Burma with my son and daughter. Having a chance to meet this gentle woman, a clarion voice for democracy, for human rights, a strong and steadfast beacon for the 50 million people. Burma, a country that a generation ago was poised to be one of the bedrocks of that area in southeast Asia, a country that is rich in natural resources, with a gentle and sophisticated people have been taken over, as my colleagues have mentioned, by a gang of thugs. The Burmese have suffered untold privation, brutality by the regime as symbolized by their treatment of this gentle woman who was appropriately

awarded the Nobel Peace Prize. It is time for us not only to speak resolutely but for us to work behind the scenes and overtly with countries like China, India and Thailand that can, in fact, have a significant influence on the behavior of the government in Burma. We must work for the Asean countries and speak with one voice about the intolerable behavior that is being evidenced by this regime.

There are many areas that the United States is involved with internationally where there isn't a consensus, where Members on this floor will debate with themselves and disagree about the best path forward. Yet as it relates to Burma, I think there is no debate. There is no confusion. There is no division. We need to speak as one. We need to work to fashion that international consensus. We need to make sure that we use every resource possible to put the spotlight on the problem, and help save the Burmese people.

Mr. SMITH of New Jersey. Madam Speaker, we have no further requests for time, and I yield back the balance our time and urge a strong "yes" vote for this resolution.

Mr. LANTOS. Madam Speaker, before yielding back our time, I would like to make mention of a visit I had yesterday afternoon from the ambassador of China on the subject of Burma.

We had a long and difficult discussion. The Chinese Ambassador outlined for me the various steps his government has taken in recent days to deal with the crisis in Burma. I pointed out to him that gestures are not enough, that with the enormous leverage China has over Burma, China must take serious, substantive measures to compel the Government of Burma to give back the freedom to its own people and her freedom to Aung San Suu Kyi, the legally elected leader of Burma.

I call on the Government of China, just a few months short of the opening of the Beijing Olympics, to do the right thing, to exert its enormous influence on behalf of the people of Darfur, on behalf of the people of Burma, and by inviting His Holiness, the Dalai Lama, for a dialogue in Beijing. Nothing would make the climate for the opening of the Beijing Olympics more positive and salutary than a serious dialogue between the Government of China and the Dalai Lama.

There have been so many negative developments from China's point of view in recent times: the selling of food, the selling of tooth paste, the selling of children's toys, all of them dangerous to consumers in this country. There is a deep concern here that China's insatiable appetite for raw materials closes their eyes and minds to human rights violations across the globe, from Darfur to Burma.

This is a glorious opportunity for the government in China to do the right thing, and to do the right thing vis-à-vis Burma is to put pressure on the military junta to ease up on the Burmese people and to give Aung San Suu

Kyi her right to live in freedom as the elected leader of the Burmese people.

Mr. LANGEVIN. Madam Speaker, I rise today in strong support of H. Con. Res. 200, a resolution that condemns the Burmese Junta for their violent suppression of Buddhist Monks and other peaceful demonstrators in Burma and demands the immediate release of opposition leader Daw Aung San Suu Kyi. As a cosponsor of this resolution, I believe it is important for Congress to show its support for Burma's call for democracy.

In 1988, the Burmese military established rule through a military junta, and named themselves the State Peace and Development Council (SPDC). This repressive regime arrested those who opposed them, including Daw Aung San Suu Kyi, who is the leader of the legitimately elected political party, the National League of Democracy. SPDC, which has changed the country's name to Myanmar, has forcefully led the Burmese citizens ever since. According to the U.S. Department of State's Country Reports on Human Rights, as well as private organizations, Burma's human rights record has worsened in recent years. These reports have cited government and military abuses of civilians that include killings, torture, rape, arbitrary arrests, and forced labor.

This past August, the SPDC ended fuel subsidies, which led to excessive costs for gas. The Burmese citizens, unhappy with yet another burden, held pro-democracy rallies and called for the transfer of power to Aung San Suu Kyi. These rallies were ended forcefully by the SPDC, but Buddhist Monks, nuns and students have continued to peacefully protest the regime. The SPDC has recently banned the assembly of citizens in public, as well as attacked, arrested and killed those involved in the protests.

Madam Speaker, the ongoing violence and repression of peaceful protests for democracy is a travesty. H. Con. Res. 200 shows our country's support for the Burmese citizens' right to challenge their regime. This resolution also demands the release of other political prisoners who are detained by the regime, and calls on the United Nations Security Council to take the appropriate action against the State Peace and Development Council. The United States has already imposed heavy sanctions on the SPDC for many years, but we must also call on other countries, including China and India, who benefit from Burma's natural gas exports, to keep the pressure on the SPDC to end this atrocity.

As a member of the Congressional Human Rights Caucus, I will continue to work with my colleagues to keep pressure on the Burmese regime and express support for those citizens who peacefully congregate for a new government. Passing H. Con. Res. 200 is an important and necessary step for Congress to take as we work to achieve this goal.

Mr. MANZULLO. Madam Speaker, the horrendous massacre that is taking place in Burma is despicable and unconscionable. Now is the time for Members of this House to condemn the military junta and support human rights by supporting my good friend, Representative PETER KING's resolution on Burma.

On September 27, 2007 the military junta violated the sacred traditional sanctuary of Buddhist temples in mass coordinated pre-dawn raids. More than 200 monks were arrested. What we know is that at least five

monks, eight civilian protestors, and a Japanese photographer were killed by the army. But how many more were gunned down or dragged off in the middle of the night by the junta may never be known.

This resolution not only calls for the immediate and unconditional release of Nobel Peace Prize laureate Aung San Suu Kyi but also for a restoration of democracy and human rights that has eluded the people of Burma for so long. The Rangoon Massacre only makes our call for the return to democracy ever more urgent.

Burma was once the richest country in Southeast Asia and the world's largest rice exporter. However, as a result of decades of corruption and gross mismanagement, Burma is now an economic failure. Countless Burmese are regularly victimized by human traffickers as they seek a better life outside the country. The junta's decision in August to hike fuel prices further threatened the people's livelihood. This led to the largest street demonstrations in two decades. So, instead of listening to the will of the people, the generals have only made things worse by cracking down violently.

Aung San Suu Kyi is the daughter of Burma's George Washington. Ms. Suu Kyi is the living symbol of Burmese democracy, and this year she turns 62. How much longer must democracy and freedom be held hostage?

President Bush, in his recent speech before the United Nations General Assembly in New York, announced plans for new U.S. sanctions against the military regime in Burma. I join the President in calling on the U.N. to act more decisively in the face of the unprecedented demonstrations taking place in that country. Now is the time for the world community to stand up for human rights and democracy.

Who else will join the U.S. in raising their voice against this injustice? Singapore has issued a strong statement on behalf of the Association of Southeast Asian Nations. I commend them for this. However, more needs to be done. Burma's neighbors can make a real difference by letting the junta know that their actions will not be tolerated. China, India, and Russia must act too because the world is watching.

The U.S. Congress must speak loudly and clearly. Let there be no mistake. As the senior Republican on the Asia Subcommittee of the House Foreign Affairs Committee, I strongly and wholeheartedly urge passage of this resolution today. We must stand with the people of Burma; they have waited long enough and can wait no longer.

Mr. PAUL. Madam Speaker, I rise in opposition to this legislation not because I do not sympathize with the plight of the oppressed people of Burma, particularly as demonstrated by the continued confinement of Aung San Suu Kyi. Any time a government represses its citizenry it is reprehensible. My objection to this legislation is twofold. First, the legislation calls on the United Nations Security Council to "take appropriate action" with regard to Burma and its internal conditions. This sounds like an open door for an outside military intervention under the auspices of the United Nations, which is something I do not support.

More importantly, perhaps, I am concerned that while going around the world criticizing admittedly abhorrent governmental actions abroad we are ignoring the very dangerous erosions of our own civil liberties and way of

life at home. Certainly it is objectionable that the Burmese government holds its own citizens in jails without trial. But what about the secret prisons that our own CIA operates around the globe that hold thousands of individuals indefinitely and without trial? Certainly it is objectionable that the government of Burma can declare Aung San Suu Kyi a political prisoner to be held in confinement. But what about the power that Congress has given the president to declare anyone around the world, including American citizens, "enemy combatants" subject to indefinite detention without trial? What about the "military commissions act" that may well subject Americans to military trial with secret evidence permitted and habeas corpus suspended?

So while I am by no means unsympathetic to the current situation in Burma, as an elected Member of the United States House of Representatives I strongly believe that we would do better to promote freedom around the world by paying better attention to our rapidly eroding freedom here at home. I urge my colleagues to consider their priorities more closely and to consider the much more effective approach of leading by example.

Ms. JACKSON-LEE of Texas. Madam Speaker, I am pleased to rise in support of H. Con. Res. 200, condemning the violent suppression of Buddhist monks and other peaceful demonstrators in Burma and calling for the immediate and unconditional release of Daw Aung San Suu Kyi. I want to congratulate my good friend and colleague, the distinguished Ranking Member of the House Committee on Homeland Security from New York, PETER KING, on this extremely timely resolution on the deteriorating human rights situation in Burma.

When this bill was first introduced in August, the main concern was for the well-being of the 1991 Nobel Peace Prize Winner Daw Aung San Suu Kyi, and the overall deplorable human rights situation in Burma. Little did the members of Congress or the Committee know that only a few weeks later we would be witnessing this unrelenting brutality, as the Junta released its military personnel to crack down on the non-violent protesters and the Buddhist Monks. These actions set a new low even for this regime.

Even before this latest escalation, Burma's human rights record was abysmal. Systematic rapes as a means of war against ethnic minorities, the burning and destruction of their villages, the torture and arbitrary arrest of dissidents and trafficking in people and illicit drugs, are all hallmarks of this illegitimate regime. This unenviable record guarantees the military government a leading place among the world's worst human rights offenders. The Burmese regime has led this beautiful and resource-rich country down the spiraling path of degradation, instability, economic plunder and bankruptcy.

Prominent pro-democracy leader and Nobel Peace Prize winner, Daw Aung San Suu Kyi, has had various restrictions placed on her activities since the late 1980s. Her party, the National League for Democracy, won a landslide victory in 1990 in Burma's first multi-party elections for 30 years, but she has never been allowed to govern. In 1990, the ruling military junta placed the rightfully and lawfully elected Daw Aung San Suu Kyi under house arrest, where she has remained ever since. During her arrest, she was awarded the Sakharov

Prize for Freedom of Thought in 1990, and the Nobel Peace Prize the year after. Her sons Alexander and Kim accepted the Nobel Peace Prize on her behalf. Aung San Suu Kyi used the Nobel Peace Prize's 1.3 million USD prize money to establish a health and education trust for the Burmese people.

On August 15, in a sign of incredible courage, non-violent protesters, took spontaneously to the streets and protested the government's actions, demanding the release of Daw Aung San Suu Kyi and a meaningful dialogue to national reconciliation and democracy. Thousands of Buddhist monks started leading protests on September 18, and were joined by Buddhist nuns on September 23. Undeterred by threats of military retaliation, on September 24, as many as 100,000 protesters led by monks marched in the largest protest Burma has seen in two decades.

In the wake of the protests, hundreds were arrested, beaten, and severely tortured. Peaceful monks were disrobed and severely abused, tortured and imprisoned. Over the past week, nearly 4,000 monks have been rounded up by the military. There are reports of hundreds if not thousands of bodies now littering the jungles near Burma's largest cities.

A United Nations Special Envoy has been in Burma since Saturday, but has yet to meet with the Senior Gen. Than Shwe. Instead of the meeting Gambari sought Monday, he was sent to a remote northern town for an academic conference on relations between the European Union and the Association of Southeast Asian Nations, diplomats reported, speaking on the condition of anonymity. This circus show must stop. The Burmese military leaders need to stop parading these diplomats around, and real dialogue needs to start, so that we can bring an end to the unrelenting violence.

This resolution before us rightly calls on our government to continue its leadership role in the international community to move the U.N. Security Council to act swiftly on Burma, and shine a bright spotlight on the actions of those countries, such as the People's Republic of China, which collaborate with this despicable regime. They need to use their influence with the Burmese government to bring an immediate end to those despicable actions, and to force the regime to enter into a meaningful tripartite dialogue with Daw Aung San Suu Kyi, the National League of Democracy, and the ethnic groups.

I urge all Members of Congress to join me in supporting H. Con. Res. 200 and in sending the Burmese military regime and the international community a wakeup call. The United States will stand unwavering with the people of Burma, Daw Aung San Suu Kyi, and the National League of Democracy. It is essential that these violence ends and a peaceful resolution is reached. The Burmese people are yearning for democracy, and as the world's shining beacon of democracy, the United States must not let these protests be in vain. I call on Burma's military leaders to allow its people to freely elect its government and to call for the immediate and unconditional release of Nobel Prize Winner Daw Aung San Suu Kyi.

Mr. LANTOS. Madam Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. LANTOS) that the House suspend the

rules and agree to the concurrent resolution, H. Con. Res. 200, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the yeas have it.

Mr. LANTOS. Madam Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

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DEVELOPING A COMPREHENSIVE STRATEGY IN IRAQ

Mr. SKELTON. Madam Speaker, I move to suspend the rules and pass the bill (H.R. 3087) to require the President, in coordination with the Secretary of State, the Secretary of Defense, the Joint Chiefs of Staff, and other senior military leaders, to develop and transmit to Congress a comprehensive strategy for the redeployment of United States Armed Forces in Iraq, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 3087

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. FINDINGS.

Congress finds the following:

(1) The Authorization for Use of Military Force Against Iraq Resolution of 2002 (Public Law 107-243), enacted into law on October 16, 2002, authorized the President to use the Armed Forces as the President determined necessary and appropriate in order to defend the national security of the United States against the continuing threat posed by the Government of Iraq at that time.

(2) The Government of Iraq which was in power at the time the Authorization for Use of Military Force Against Iraq Resolution of 2002 was enacted into law has been removed from power and its leader indicted, tried, convicted, and executed by the new freely-elected democratic Government of Iraq.

(3) The current Government of Iraq does not pose a threat to the United States or its interests.

(4) After more than four years of valiant efforts by members of the Armed Forces and United States civilians, the Government of Iraq must now be responsible for Iraq's future course.

SEC. 2. SENSE OF CONGRESS.

It is the sense of Congress that—

(1) nothing in this Act shall be construed as a recommendation by Congress that any particular contingency plan be exercised;

(2) it is necessary and prudent for the Department of Defense to undertake robust and comprehensive contingency planning;

(3) contingency planning for a redeployment of the Armed Forces from Iraq should address—

(A) ensuring appropriate protection for the Armed Forces in Iraq;

(B) providing appropriate protection in Iraq for United States civilians, contractors, third party nationals, and Iraqi nationals who have assisted the United States mission in Iraq;

(C) maintaining and enhancing the ability of the United States Government to eliminate and disrupt Al Qaeda and affiliated terrorist organizations; and

(D) preserving military equipment necessary to defend the national security interests of the United States; and

(4) contingency planning for a redeployment of the Armed Forces from Iraq should—

(A) describe a range of possible scenarios for such redeployment;

(B) outline multiple possible timetables for such redeployment; and

(C) describe the possible missions, and the associated projected number of members, of the Armed Forces which would remain in Iraq, including to—

(i) conduct United States military operations to protect vital United States national security interests;

(ii) conduct counterterrorism operations against Al Qaeda in Iraq and affiliated terrorist organizations;

(iii) protect the Armed Forces, United States diplomatic and military facilities, and United States civilians; and

(iv) support and equip Iraqi forces to take full responsibility for their own security.

SEC. 3. REPORTS AND CONGRESSIONAL BRIEFINGS ON THE STATUS OF PLANNING FOR THE REDEPLOYMENT OF THE ARMED FORCES FROM IRAQ.

(a) **REPORTS REQUIRED.**—Not later than 60 days after the date of the enactment of this Act, and every 90 days thereafter, the Secretary of Defense shall submit to the congressional defense committees a report on the status of planning for the redeployment of the Armed Forces from Iraq. The initial report and each subsequent report required by this subsection shall be submitted in unclassified form, to the maximum extent possible, but may contain a classified annex, if necessary.

(b) **CONGRESSIONAL BRIEFINGS REQUIRED.**—Not later than 14 days after the submission of the initial report under subsection (a), the Secretary of Defense and the Chairman of the Joint Chiefs of Staff shall meet with the congressional defense committees to brief such committees on the matters contained in the report. Not later than 14 days after the submission of each subsequent report under subsection (a), appropriate senior officials of the Department of Defense shall meet with the congressional defense committees to brief such committees on the matters contained in the report.

(c) **TERMINATION OF REPORTING AND BRIEFING REQUIREMENTS.**—The requirement to submit reports under subsection (a) and the requirement to provide congressional briefings under subsection (b) shall terminate on the date on which the Secretary of Defense submits to the congressional defense committees a certification in writing that the Armed Forces are no longer primarily engaged in a combat mission in Iraq.

(d) **CONGRESSIONAL DEFENSE COMMITTEES DEFINED.**—In this section, the term “congressional defense committees” has the meaning given the term in section 101 of title 10, United States Code.

SEC. 4. ARMED FORCES DEFINED.

In this Act, the term “Armed Forces” has the meaning given the term in section 101 of title 10, United States Code.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Missouri (Mr. SKELTON) and the gentleman from Ohio (Mr. TURNER) each will control 20 minutes.

The Chair recognizes the gentleman from Missouri.

GENERAL LEAVE

Mr. SKELTON. Madam Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Missouri?

There was no objection.

Mr. SKELTON. Madam Speaker, I yield myself such time as I may consume.

I rise in strong support of H.R. 3087, a bill to require the Secretary of Defense to report to Congress on the status of planning for the redeployment of the Armed Forces from Iraq.

This bill is the rarest of creatures, a bipartisan compromise on one of the most significant issues facing our country today, the war in Iraq. This bill was marked up in the Armed Services Committee with the support of our ranking member, DUNCAN HUNTER of California. The committee took the excellent work of Representative NEIL ABERCROMBIE and Representative JOHN TANNER and built on it.

The committee adopted a comprehensive amendment developed by Mr. ABERCROMBIE and Representative MIKE TURNER, two of our leaders on our committee on the advancement of national defense. The bill, as amended, passed our committee 55-2.

I am proud of the work of our committee. I am glad it has been brought to the floor. The bill seeks to accomplish two primary goals. First, it affirms the critical need for comprehensive, well-thought-out planning for a redeployment of troops from Iraq, the kind of planning that, frankly, was not done for the post-war period in Iraq, the so-called phase 4 of the war before we invaded.

This will help Congress fulfill its duties to ensure that such a mistake is not repeated.

Second, it requires that the planning the Pentagon is doing for deployment from Iraq be shared with Congress, as it should. It lays out a clear statement on the need for appropriate, detailed contingency planning for our redeployment of troops from that country, including consideration of force protection for our military and civilian personnel, and the need to continue to protect our vital national security interests.

It requires by statute that the Secretary of Defense and the Chairman of the Joint Chiefs of Staff provide us with a report and briefing on redeployment planning from Iraq within 60 days of enactment, and that updated reports and briefings from senior Department of Defense officials continue to be provided on a quarterly basis thereafter. It will allow the Armed Services Committee to perform the oversight function, which is central to our purpose.

Time is not on our side. In my view, it's time to begin responsible redeployment of forces and a change of mission in Iraq. Members are on different places on Iraq, but we can agree that we must be engaged in serious planning for the redeployment of American forces.

Madam Speaker, I reserve the balance of my time.

Mr. TURNER. Madam Speaker, today Iraq remains the most important issue facing our Nation. The American people want congressional action in a bipartisan fashion. The rhetoric of the last 6 months has left the American people saddened that the work on this

House floor has been focused upon partisan division. The most important action this House of Representatives could take today is to support our troops by coming together in a bipartisan effort.

I want to thank Chairman SKELTON, and I also want to thank subcommittee Chairman ABERCROMBIE for his leadership on H.R. 3087, which gives us an opportunity for a bipartisan step in the Iraq debate.

I am a cosponsor of this bill, which was reported out of the Armed Services Committee by an overwhelming bipartisan vote of 55-2.

H.R. 3087, as amended, supports our troops, our national interests, and our counterterrorism operations against al Qaeda in Iraq.

The bill requires our Department of Defense to undertake robust and comprehensive contingency planning for a redeployment of the Armed Forces from Iraq. The bill recognizes that the role and mission of our Armed Forces in Iraq will change and properly acknowledges that the Government of Iraq must be responsible for Iraq's future.

As America's responsibilities shift, our focus must include planning to protect our vital national interests and our troops.

In a letter I sent to our Speaker, Speaker PELOSI, on August 1, 2007, I elaborated saying that, for example, this bill states the contingency planning element should include ensuring appropriate protection for the Armed Forces in Iraq, providing appropriate protection in Iraq for United States civilians, contractors and third-party nationals, and Iraqi nationals who have assisted the United States mission in Iraq, maintaining and enhancing the ability of the United States Government to eliminate and disrupt al Qaeda, and affiliated terrorist organizations and preserving military equipment necessary to defend the national security interests of the United States.

I want to thank Chairman ABERCROMBIE for his leadership on this bill and for his insistence that this bill come to the House floor for a vote. I urge all of my colleagues in the House to support this bill.

Madam Speaker, I reserve the balance of my time.

Mr. SKELTON. I yield 1 minute to my colleague, my friend, the gentleman from Connecticut (Mr. LARSON).

Mr. LARSON of Connecticut. Madam Speaker, I rise in strong support of this bill and especially in strong support of our distinguished chairman, who has done so much to continue the steady progress, the steady march towards the safe, secure redeployment of our troops.

This body is well served by the legislation introduced by Mr. ABERCROMBIE and Mr. TANNER, inasmuch as it provides intelligent and meaningful legislation that will lead to the safe, speedy and responsible redeployment of our troops and once again returns account-

ability, as this committee has insisted on, to its proper venue within the Armed Services Committee to do the kind of oversight that will be necessitated by this bill.

I commend the chairman and all of the staff for their hard work on this.

Mr. TURNER. Madam Speaker, I yield 3 minutes to the gentlelady from Michigan (Mrs. MILLER).

Mrs. MILLER of Michigan. I thank the gentleman for yielding his time.

Madam Speaker, I rise today in very strong, strong support of this resolution.

You know, it has been said that no battle plan survives first contact with the enemy, and I believe that that is true. That's why our military must constantly plan for every eventuality in warfare, because failure to do so can cost lives.

The situation in Iraq is no different. We must prepare for every contingency. The day is coming when our brave men and women in uniform will leave Iraq, hopefully very, very soon. In fact, General Petraeus in his testimony last month spoke of the possibility that some of our troops will leave Iraq very soon, perhaps within weeks.

In order to facilitate a very safe and orderly withdrawal, it is important that our military leaders plan appropriately, and they must also consult with the Congress so that we can provide the needed support to ensure that our troops are safe and that our vital national interests are protected.

Prudent planning leads to success and provides the ability to react quickly to events on the ground. I believe that this resolution encourages such prudent planning. That's why I supported it when it came before the House Armed Services Committee, when it was debated then, and why I would urge the entire House to support it today. As was just mentioned by the chairman, it was a bipartisan vote and it passed 55-2.

The issue of our troop presence in Iraq has caused great debate across our country, has polarized this Congress, and I believe that this resolution is a demonstration that a bipartisan way forward can be achieved, that it can happen. In fact, it must happen for our Nation to move forward.

I certainly want to express my appreciation to the sponsors of this bill. I want to express my appreciation and deep regard and respect for the chairman of the House Armed Services Committee, Mr. SKELTON, as well as our ranking member, DUNCAN HUNTER, great American patriots, all of them.

Let us hope that the day is coming soon when our troops will come home with honor, with honor, our brave men and women who so proudly and bravely have protected and exported liberty and freedom, democracy.

Mr. SKELTON. Madam Speaker, I yield 3 minutes to my friend, my colleague, the gentleman from Hawaii (Mr. ABERCROMBIE), who is the chair-

man of the Air and Land Forces Subcommittee of the Armed Services Committee and is also an original cosponsor of this legislation along with Mr. TANNER from Tennessee.

Mr. ABERCROMBIE. Madam Speaker, I would at this point like to thank Mr. Mike Turner for working with us and the committee, right from the get-go, and also Mr. Phil English as well, to demonstrate what we have been saying here that Republicans alone, Democrats alone cannot bring this to an end. It requires us all to work together.

Now, there are some, I am sorry to say, on both ends of the spectrum of the parties who want to diminish what the bill is all about and what its intent is all about. Someone went so far yesterday as to say, well, this bill is like naming post offices.

Well, yesterday, we named two post offices for marines that were killed in Iraq. I don't suppose the author of that kind of commentary would like to speak with the family of the marines who have been killed about why these post offices were named.

I think it's pretty important that we concentrate on those who are bearing the brunt of the policies that we approve of in this body. That's what this is all about. We want to end the party sniping. We want to end the commentary about advantages being taken from one party or another.

Cover has been mentioned, about whether it would be given to one party or another. The only cover that we are interested in is the cover that has to be obtained by our fighting men and women in the field, because they are engaged in battle as a result of the policies that we either approve or disapprove of.

It's time for the Congress to take back its responsibility.

Madam Speaker, I would like to enter into the RECORD a commentary from the Government Accountability Office as of the end of July of this year.

Issues that DOD needs to consider in planning and executing the draw down and redeployment of forces from Iraq:

DRAW DOWN SCOPE, COSTS, TIMETABLE, AND CAPACITY ISSUES

What forces will be drawn down, and over what period of time? (i.e. the process for determining the order in which specific forces will draw down, the timetable for the draw down, and planning for the consolidation and relocation of forces and related force protection issues).

How will DOD estimate, budget, and report costs associated with the draw down? (i.e. the use of baseline budgets versus GWOT-specific funding requests for related costs, and the determination of which cost elements will be directly associated with draw down and redeployment operations).

What will be DOD's responsibilities for transporting, protecting, housing, and supporting other government civilian personnel and contractors during the draw down and for those forces that will remain behind? (i.e. civilian personnel from the Department of Defense, State Department, USAID, and defense contractors).

What forces will stay in theater after the draw down, and what will the footprint be for forces remaining in Iraq and Kuwait? (i.e.

stabilization forces in Iraq, forces to protect and maintain prepositioned equipment sites in Iraq and Kuwait, and forces to protect the U.S. Embassy in Iraq).

How much equipment and supplies will be redeployed from Iraq and Kuwait, and over what period of time? (i.e. types of equipment and supplies, numbers and sizes of the pieces of equipment and supplies, tonnage, and amounts and types of shipping vessels that will be needed).

To what extent does DOD have the capacity in Iraq, Kuwait, and CONUS to support the draw down? (i.e. personnel, facilities, storage, and transportation).

What equipment will stay in Iraq and Kuwait, and how will this equipment be protected and maintained after the draw down? (i.e. equipment transfers to the ISF and Iraqi forces, prepositioned equipment sites in Iraq and Kuwait, and numbers of maintenance contractors or service members needed to maintain equipment in Iraq and Kuwait).

LOGISTICS ISSUES

What are the logistics elements that DOD will need to consider in the redeployment of troops and other personnel from Iraq and Kuwait? (i.e. personnel security, housing and food, medical support, and airlift requirements).

What are the logistics elements that DOD will need in the United States to accept and process troops and personnel re-entering the United States? (i.e. determining where the troops and personnel will be sent, demobilization requirements, housing and food, medical and dental support, and veteran affairs issues).

What are the logistics elements that DOD will need to consider in the redeployment of equipment and supplies from Iraq and Kuwait? (i.e. transportation requirements, security and protection of in-transit assets, storage and handling requirements, port operations and facilities, and requirements for shipping containers and vessels).

How will DOD maintain accountability and visibility over in-transit assets? (i.e. establishing accountability over assets in theater before redeployment, and maintaining accountability and visibility throughout the redeployment process).

What are the logistics elements that DOD will need in the United States to accept and process equipment and supplies re-entering the United States? (i.e. port operations and facilities, transportation requirements, storage and handling requirements, maintenance requirements, equipment reset requirements, and depot capability and capacity issues).

REBUILDING UNIT CAPACITY AND MAINTAINING STABILITY IN THE REGION DURING AND AFTER THE DRAWN DOWN

How will DOD plan for rebuilding unit capacity and resetting the forces, including establishing goals for readiness levels and investment priorities? (i.e. personnel re-training and re-manning).

What will be DOD's and other federal agencies' roles and responsibilities regarding Iraqi refugees? (i.e. security, shelter and food, and medical support).

How will DOD coordinate with coalition forces on the draw down and redeployment processes, and what will be the roles and responsibilities of the coalition forces during and after the draw down? (i.e. coalition forces that will remain in Iraq after the draw down, and force protection issues during the draw down).

What agreements will DOD need to make with other neighboring countries in the Middle East to facilitate the draw down and redeployment? (i.e. airspace rights, logistics support during redeployment, and roles of other countries in the region in maintaining regional stability).

What issues will the Department of Defense consider in the planning and executing of the draw-down and redeployment of forces from Iraq? It includes the draw-down, scope, the costs, the timetable, the capacity issues, logistics issues. These are the serious and sober subjects of what will be presented to us by these redeployment plans.

You cannot have a redeployment by wish fulfillment alone. You have to have the practical realities in front of you in order to accomplish it. That's what we are seeking to do. That's what the Armed Services Committee on a bipartisan basis sought to accomplish with this bill. This is serious and sober business.

Section two of the measure states the strategy required "shall include planning to achieve the following." That's what we mean by the status of the planning. Status of the planning will include the transition of combat forces from policing civil strife or sectarian violence in Iraq.

It has to include a projection in the number of members the Armed Forces required for the missions described in the redeployment. The details of what these redeployment plans will encompass are included in the bill, and so the preamble that is there that says the original resolution has now been accomplished takes us to this final conclusion that we reach today, the redeployment of our troops in a responsible way and a bipartisan manner.

PERMISSION TO REDUCE TIME FOR ELECTRONIC VOTING

Mr. SKELTON. Madam Speaker, I ask unanimous consent that, during further proceedings today in the House, the Chair be authorized to reduce to 2 minutes the minimum time for electronic voting on any question that otherwise could be subjected to 5-minute voting under clause 8, rule XX.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Missouri?

There was no objection.

Mr. TURNER. Madam Speaker, I want to commend the committee chairman, NEIL ABERCROMBIE, for his leadership in bringing this bill to the floor.

Madam Speaker, I yield 3 minutes to Mr. CASTLE from Delaware.

□ 1600

Mr. CASTLE. I thank the distinguished gentleman from Ohio for yielding and for his work on this legislation.

Madam Speaker, I rise in strong support of H.R. 3087, legislation requiring the administration to work closely with Congress and our military leaders in communicating a comprehensive post-surge strategy for Iraq.

Since 2003, over 3,800 American military personnel have been killed in Operation Iraqi Freedom, and more than 27,000 have been injured. These are very difficult times, and it is our duty to do everything possible to support those who have risked so much in service to their Nation.

To this point, however, the U.S. Congress has been consumed by partisan infighting, which has resulted in gridlock and has prevented debate on substantive proposals like the Iraq Study Group Recommendations Implementation Act.

The American people deserve a straightforward understanding of our involvement and long-term objectives in the Middle East. The legislation before us today, of which I am a proud cosponsor, takes an important step forward by requiring the Secretary of Defense to submit regular reports to Congress regarding the status of post-surge planning.

Clearly, the U.S. Congress should not be acting without considering the advice of our military commanders in Iraq, and this legislation will ensure that Secretary Gates, General Petraeus and other senior officials are capable of communicating developments with Members of Congress and the administration.

This information will also provide a greater understanding of progress made on General Petraeus' proposal for the redeployment of U.S. troops, and it will assist Congress in budgeting for the possible missions that may continue in Iraq, such as efforts to disrupt terrorist organizations and train Iraqi security forces.

H.R. 3087 is the first of what I hope will be a substantive, bipartisan effort in Congress to work with our military and foreign policy leaders to achieve stability in Iraq and bring our soldiers home to their families.

Last week, 14 Democrats and 14 Republicans endorsed such an approach by signing the Bipartisan Compact on Iraq Debate. Like Mr. TANNER's proposal, the importance of developing a clearly defined and measurable mission in Iraq is one of eight central principles agreed to in the Bipartisan Compact.

Mr. Speaker, I am hopeful that by finally agreeing to consider H.R. 3087, Members from both parties will signal a willingness to set aside the partisan tactics that have crippled our efforts over the last several months.

The Iraq war provokes intense and genuine feelings from individuals at all points of the political spectrum. However, politics as usual in Washington, D.C. should not be allowed to consume our efforts in lieu of progress.

Bridging this critical political divide in Washington is our only hope for transitioning responsibility to the Iraqi Government and bringing about real substantive change in Iraq.

Let us all join together to support H.R. 3087.

Mr. SKELTON. Mr. Speaker, I yield 3 minutes to my colleague and my friend from Tennessee (Mr. TANNER) who is an original sponsor of the bill together with Mr. ABERCROMBIE.

Mr. TANNER. Mr. Speaker, I'd like to also add my thanks to Mr. ABERCROMBIE and Mr. ENGLISH and Mr. CASTLE, Ms. SCHWARTZ, and particularly to

you, Mr. Chairman. The point of this is that our soldiers, sailors, airmen, guardsmen, marines, are not dying in the name of the Republican Conference or the Democratic Caucus. They're dying in the name of the United States of America. We owe them a unified Congress to help them. This bill is a unifying factor here that starts us on the road to behaving as Americans first and political partisans second. Their sacrifice demands nothing less than that.

I have a sense of urgency about this that I'm afraid did not come through in the hearing, particularly from Ambassador Crocker. Not that I'm criticizing him. I think he's doing a fine job. And I have no higher regard for anybody in uniform, past, present or future, than General Petraeus. But the sense of urgency I have is to bring us together so that we can move in a meaningful, constructive way, as Congress, to play a role in the civilian leadership aspects and management of this conflict.

As has been noted previously, it requires the Pentagon to, in some way, bring Congress in in a meaningful way really on the strategy of the war for the first time.

As I said earlier today, the strategy of waiting for the Shia and Sunni in Iraq to try to work, sit down and work something out in a central government in Baghdad is a less than viable option when our men and young men and women are patrolling the streets of Baghdad dying every day and we're asking the taxpayers of this country to spend \$3 billion a week for people who half the time boycott their sessions. And to say that we're going to do this until maybe they can get together is not, in my judgment, something that we can endorse.

And so, Mr. Speaker, the original authorization, which provided basically two things, one is to remove the threat posed by the then-Government of Iraq, Saddam Hussein, who has been captured, tried, convicted and executed, and to enforce the U.S. resolutions with respect to the weapons of mass destruction having been accomplished, it's not the war that we haven't won; it's the peace that we're having trouble with. And I want us to get together as a Congress to move forward to win the peace. That's what our mission is now.

And the strategic mission that the administration had been following, the civilian leadership is not working out too well; 4½ years later, one can't leave the Green Zone without getting one's head shot off. I think we need the Congress to engage in a constructive, meaningful way. I think this vehicle will allow that to happen. And therefore, Mr. Chairman, I want to thank you and all of those people who had anything whatsoever to do with it. A big bipartisan vote today, I think, will begin this unification process we so desperately need in this country.

Mr. TURNER. Mr. Speaker, I yield 3 minutes to Representative ENGLISH of Pennsylvania, who worked with the

original bipartisan legislation with Representative TANNER.

Mr. ENGLISH of Pennsylvania. Mr. Speaker, I rise today in strong support of H.R. 3087, the Tanner-Abercrombie-English Iraq planning bill. And I want to thank my two colleagues at the front end of that title, particularly, for their extraordinary efforts to move this bill forward.

Mr. Speaker, it is important that Congress speak with a clear voice on Iraq. The American people need to know that their representatives are trying to seek out the best policy to protect American interests overseas and reduce our footprint in that troubled country.

The Iraqi Government needs to know that the U.S. Congress is not prepared for our Nation to carry the burden of defending Iraq's security indefinitely and that that must become an Iraqi undertaking.

Our allies need to know that we remain committed to the war on terror, and that although Congress may be deeply divided on the means to pursuing our goal, that ultimately, politics ends at the water's edge.

This bill sends important signals. It sends a signal to our troops that their deployment is purposeful and that we're prepared to respond to changing conditions.

It sends a strong bipartisan message that Congress is ready to respond to changing circumstances on the ground and recognizing the coming and necessary transition of our role in Iraq from combat operations to strategic support.

Secretary Gates has already acknowledged that DOD would have little difficulty complying with the terms of this bill, so this legislation simply calls on the administration to make transparent the planning processes that prudent military leaders would undertake normally as a matter of course.

Our legislation is a very simple bill, but it is still significant. H.R. 3087 has gained support from a broad spectrum of Members of this body, Republicans and Democrats, liberals and conservatives. It cleared the Armed Services Committee with overwhelming bipartisan support.

I encourage my colleagues to use this important bill as a launching pad for a new debate in the House on how we may find a new way forward in Iraq, while keeping faith with our troops, with our constituents, with our allies, with the Iraq nation and with all who stand for order and democracy in the face of the creeping menace of terrorism.

The message we send today will be heard in our hometowns, on the battlefields of Iraq, and all around the world. That message is that we in this Chamber are prepared to stand together to do what it takes to forge a strong, sustainable and bipartisan U.S. policy in Iraq.

Mr. SKELTON. Mr. Speaker, I yield 1 minute to my colleague, the gentlelady

from California (Ms. LORETTA SANCHEZ) who, by the way, is a member of the House Armed Services Committee.

Ms. LORETTA SANCHEZ of California. Mr. Speaker, I rise today in support of H.R. 3087, and I thank my colleagues, all of you, for getting it here to the floor. I voted for this bill in the Armed Services Committee with bipartisan support. It passed 55-2, and I think this is the beginning of the way. I'm happy that we're trying to find a way to move in Iraq.

We are here today because after more than 4 years of the President's war, it has become painfully clear that the administration didn't adequately plan for this war. Plan. Planning. And this is what this bill is about. And that the administration really didn't understand the substantial investment that it was going to take for American troops beyond the initial invasion. In fact, when the President declared "Mission Accomplished" on May 1, 2003, we had only lost 139 of our troops in Iraq; however, since then, 3,660 of our troops have been lost. So the American people have called for a redeploying of our troops from Iraq, and we need to start doing it, and we need a plan to do that redeployment.

So today, with this legislation, Congress is mandating that proper planning be done, so that whenever the redeployment begins, our troops will be brought home safely to their families.

Mr. TURNER. Mr. Speaker, I reserve the balance of my time.

Mr. SKELTON. Mr. Speaker, I yield 1 minute to the gentlelady from Pennsylvania (Ms. SCHWARTZ) who is a cosponsor of this legislation.

Ms. SCHWARTZ. Mr. Speaker, after all the loss of life, personal sacrifice and billions of taxpayer dollars, the President still does not have a plan for securing the peace in Iraq and bringing our troops home.

After the continued failure of the Iraqi Government to make progress on political, social and economic benchmarks, the President chooses to stay the course in Iraq. After nearly 4½ years, Iraq remains politically unstable and tragically violent.

Instead of changing course and offering a viable plan to conclude America's military involvement, the President calls for an open-ended commitment to keeping our troops in Iraq for years to come. It is time to demand a new direction for Iraq, to focus our military on combating and defeating terrorism, to insist on a comprehensive diplomatic strategy to move the Iraqi Government toward national reconciliation, and to bring our troops home.

This Congress stands by our troops. They've performed with great honor and they've accomplished all that we have asked them to do. It is time to bring them home.

Vote "yes" to demand a redeployment plan. Vote "yes" to demand accountability from this President to bring our troops home from Iraq safely and responsibly.

Mr. SKELTON. Mr. Speaker, I yield 1 minute to the gentlelady from Texas (Ms. JACKSON-LEE).

(Ms. JACKSON-LEE of Texas asked and was given permission to revise and extend her remarks.)

Ms. JACKSON-LEE of Texas. Mr. Speaker, Mr. TANNER is right. It is not the war we haven't won; it is the peace. And I want to encourage my friends on the other side of the aisle, join me in a bipartisan stand to bring our troops home now.

I didn't support this bill originally, but I support it now because I understand that we make steps one by one. But I don't want to be chastised about bipartisanship because I want us all to work in a bipartisan way to, one, bring our troops home, and to recognize that it is not only the military power but it is the diplomatic power.

This legislation is the right direction. It commands an intervention by the Congress, a 60-day report, how are we going to redeploy, and a 90-day update.

But, Mr. Speaker, I am looking forward to our troops coming home as heroes, and I'm working every day for them to come home with their families, a proclamation of their military success, a welcome home party in every single hamlet and village, and all the flowers that they can tolerate. That's what I call a declaration of the end of this tragedy.

But this is a good step today because we are in the mix. We're fighting to get them home. We are demanding that they come home. We are getting a report. We are forcing the Pentagon to think, and that is what we need to do.

But I look forward to my colleagues joining us and having a bipartisan vote on a time certain for these troops to come home.

Mr. SKELTON. Mr. Speaker, I yield 1 minute to the gentleman from Texas (Mr. DOGGETT).

□ 1615

Mr. DOGGETT. Mr. Speaker, this resolution has rightly earned a place on this uncontested Suspension Calendar. So long as it is not misinterpreted as suggesting that Congress supports a long-term troop presence in Iraq, it merely generates another report that does no harm and not any significant good.

We know that, in addition to the blood of the brave, President Bush is hemorrhaging money as fast as he can get it, \$3 billion every single month, building toward a price tag of \$1 to \$2 trillion on this tragedy.

The Senate version of Senators KERRY and CLINTON has a better approach in demanding cost estimates on each alternative redeployment and in asking that one of these redeployments occur by the end of next year.

Our problem in Iraq is not a lack of reports, but a lack of the collective will in this Congress to initiate the change in course that President Bush will never undertake on his own. And I

hope we have the courage of our troops, the courage to take that action as soon as possible.

Mr. TURNER. Mr. Speaker, I yield 3 minutes to Mr. SHAYS from Connecticut.

Mr. SHAYS of Connecticut. Mr. Speaker, I thank the gentleman for yielding.

I consider this an extraordinarily important moment. And, Chairman SKELTON, I just want to share my tremendous respect for you in marshalling out a bipartisan beginning to something that can lead to more. That is what I think we all think that this is the beginning. So the Tanner-English-Abercrombie bill, congratulations to all three of you, becoming the Abercrombie-Turner bill in committee. It is a bipartisan, effort that says we can agree on something and build on the little and then have it be more significant.

It makes sense to ask the Secretary of Defense to submit a plan to Congress that tells us specifically how they intend to fight this war and the factors involved in their anticipation of what can happen in the future. It makes sense to let them have 60 days to do this, because they already know right now what they intend to do, and it should not be all that difficult to describe it and then explain it to Congress.

It makes sense for every 3 months, every 90 days, for this plan to be updated and for individuals in Congress to understand whether we are ahead of schedule or behind schedule.

We went into Iraq on a bipartisan basis, two-thirds of the House, including Mr. SKELTON and Mr. LANTOS, who lead the two most important committees dealing with this issue; and the Senate, three-quarters of the Senate voted to go into Iraq. We need to leave Iraq on a bipartisan basis. It's called "compromise." It's what our Founding Fathers practiced when they created the Constitution of the United States. Compromise is not a bad thing. Bipartisanship is not a bad thing. Our troops are hungry for their leaders in Washington to work together.

It is my hope that we will have a time line, a time line that is sensible, a time line that tells the Iraqis we are not going to stay forever and a time line that tells Iraqis we are not going to pull the rug out from under them and leave tomorrow. We need a sensible time line, it seems to me; and I hope this becomes part of that ultimate report.

So I will just conclude by saying something I have already said. Congratulations to Members on both sides of the aisle. Congratulations again to Mr. SKELTON for beginning on that side of the aisle to preach and work for a bipartisan approach. And I thank Mr. TURNER for his work and Mr. CASTLE and Mr. GILCHREST and Mr. ISRAEL for what they have done.

This is the beginning, I think, and our troops should be very hopeful it

will lead to a lot of good for them and for the Iraqi people.

Mr. SKELTON. Mr. Speaker, I yield at this time 2 minutes to my friend and colleague, the gentleman from New York (Mr. HINCHEY).

Mr. HINCHEY. Mr. Speaker, I ask unanimous consent to have no more than 4 minutes to address the House.

The SPEAKER pro tempore (Mr. CAPUANO). Is there objection to the request of the gentleman from New York?

There was no objection.

Mr. HINCHEY. Thank you very much, Mr. Speaker.

I think all of us know by now that the military occupation in Iraq, which is referred to as a war but is really a military occupation, is an increasing disaster. We all know that now more than 4,000 military personnel have lost their lives, tens of thousands have been injured. We ought to be taking decisive action to put an end to that illegal, disastrous military occupation.

This bill is presented as a means of attempting to do so. But it is a false presentation. It does nothing to that effect. This bill, if it is passed and signed into law, would simply require a plan to be developed within 60 days after that signing and then another 90 days an additional plan, another 90 days an additional plan. So what we are likely to see, unless this Congress is able to take more decisive, more progressive, more positive action, is four, five, maybe even six plans coming out of this administration and no responsible action taken with regard to the disastrous circumstances that occur on the basis of this illegal military occupation.

This legislation does nothing productive to deal with this very difficult, dangerous, and disastrous situation. The circumstances for the security of this country have worsened as a result of this illegal invasion and the subsequent military occupation, and that worsening continues.

One of the other things in this legislation is also, frankly, very interesting. Congress finds, it says, the following: that the President has the ability to use the Armed Forces as the President determined necessary and appropriate in order to defend the national security of the United States against the continuing threat posed by the Government of Iraq at that time, at the time that that resolution was passed back in October of 2002, which a number of us voted against.

What this suggests is that that was the proper thing to do at that time. It was not the proper thing to do in October of 2002. It would have been much more proper if this Congress realized at that time what I believe most of us realize now: that the alleged justification for the illicit, illegal invasion of Iraq, the idea that there was a connection between Iraq and the attack of September 11, that Iraq had so-called weapons of mass destruction, that there was an alleged nuclear weapons

development program in Iraq, and that there was some connection between Iraq and al Qaeda, all of which was false. Now, many did not realize that at that time and subsequently they voted for it. Many of us did realize it and voted against it.

We should not have anything asserting in any legislation that comes before this House anything that suggests that what was presented at that time to justify that resolution authorizing this administration to engage in this illegal invasion and the subsequent disastrous occupation of that sovereign country was true when it was all falsified, intentionally and purposefully falsified.

So I could appreciate what some people may think they are doing here, and I certainly have a great deal of respect and affection for the Members who are the sponsors of this legislation. But I tell you, you look at this and you will say to yourself if this legislation passes, what it will authorize is a continuing falsified plan, much of which can be classified, coming from this administration, plan after plan, and the remaining military forces will be in that country until sometime after January of 2009.

This doesn't do what we are supposed to do. We shouldn't be passing it.

Mr. SKELTON. Mr. Speaker, I yield 1 minute to my friend, our leader, the gentleman from Maryland (Mr. HOYER).

Mr. HOYER. I thank the chairman for yielding. I thank the committee for bringing this bill to the floor. I appreciate what my very close and dear friend and one of the best Members of this Congress, in my opinion, MAURICE HINCHEY, has just said. Like many Americans, he thinks and many Americans think this doesn't go far enough. From the perspectives of perhaps everybody in the Chamber, it doesn't go far enough towards the position they would like to take. It is not a perfect resolution, but then again none are.

What it does do, however, is try to say that if we are going to make decisions in the House of Representatives on an issue so critically important to our country and to the welfare of our troops that are in harm's way that we have the advice or at least the opinion of the administration as to how actions ought to be taken. Therefore, if there are those of us who believe, as I know my friend from New York does and some others, that we ought to redeploy, change course, redirect our efforts, the best advice and counsel that we could get on how to do that ought to be from our military leaders.

And what this resolution simply says is, and I agree with my friend from Connecticut that we can say, hopefully, with a somewhat unified voice, perhaps not unanimous but somewhat unified voice, if we were to take the position that the gentleman and I shared when we voted for redeployment within a timeframe, tell us how that would be done. Tell us how it would be done consistent with the safety of our troops.

Tell us how it would be done consistent with trying to leave behind as stable a government or community as possible in Iraq. Tell us how it could be done to enhance the possibility of political reconciliation in Iraq.

The surge has not accomplished that. If the surge was intended to bring political reconciliation, General Petraeus said it had not. Ambassador Crocker said it had not.

So I congratulate and thank the gentleman from Tennessee (Mr. TANNER), the gentleman from Hawaii (Mr. ABERCROMBIE), and others who have joined in this effort to try to come to a step that will be a positive step. I think this is one of those steps.

And I would urge my colleagues on both sides of the aisle, whatever your particular position is, that we ought to have in front of us a considered, considerate plan of how we would accomplish an objective if this House, hopefully, could summon the votes to seek that objective and mandate that objective.

So I thank Mr. SKELTON for bringing this to the floor. I thank him for his leadership on this issue, and I would urge all of my colleagues, understanding full well the concerns that have been expressed so ably by the gentleman from New York, my friend (Mr. HINCHEY), that this legislation will send a strong message to many, including the administration, that we want to have the information that we need to make the best decisions that we can make. We may differ on what those decisions ought to be.

But, hopefully, what we will not differ on is that if we can have the best information and advice as to how to obtain an objective, then the legislation we pass will be better, will provide for the safety of our troops and provide, hopefully, for the success of a redeployment within a timeframe that many of us believe is absolutely essential.

Mr. SKELTON. Mr. Speaker, I yield 1 minute to the gentleman from Georgia (Mr. SCOTT).

Mr. SCOTT of Georgia. Mr. Speaker, I too want to thank Mr. TANNER, Mr. ABERCROMBIE, and Mr. SKELTON and our Republican colleagues for coming together.

Mr. Speaker, this is what I refer to as a soaring golden moment in this Congress because this is the beginning. This is a beginning of effective planning for bringing conclusion in a very responsible way to what the American people truly want.

And why is this a golden moment? This is a golden moment in this House because the only way that we are going to bring this Iraqi situation to a positive conclusion is with Democrats working with Republicans.

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Democrats cannot do it by ourselves, Republicans cannot do it by themselves.

The other point why this is a golden moment, Mr. Speaker, is because this

shows, and the process of this legislation and the reporting and the involvement of the Congress shows, that we are not going to make the same mistake ending our involvement in Iraq that we made in going in; and that was poor planning, bad information, and ineffective intelligence. That's why I commend this.

It's very important for the American people to see us finally, as Democrats and Republicans, working together in this start to take this great step. And let us dare not lose this golden moment of bipartisan cooperation.

Mr. SKELTON. Mr. Speaker, I yield 1 minute to my friend and colleague, the gentleman from Oregon (Mr. BLUMENAUER).

Mr. BLUMENAUER. Thank you, Mr. SKELTON, Mr. ABERCROMBIE and Mr. TANNER, for bringing this forward. It's important not just for what you're doing, but for what this represents, to be able to get the debate going here on the floor and to expand it.

This resolution represents the lowest common denominator, I think, but it's important for us to expand it, to deal with budget accountability. I personally don't want to have one more dime for waging war but, rather, move it forward in terms of securing the peace.

I want to stop the open-ended commitment, hopefully revisiting the terms of the authority, move legislation to deal with the poor souls who are trapped in Iraq, refugees who relied on the United States and we've turned our back on them. Let's have some added accountability for the outsourcing of the war through private contractors, and certainly stop the drumbeat of war for Iran. I hope this will be the first of many debates on specifics every week, hopefully every day.

I appreciate, Mr. SKELTON, what you have done. There is no one who cares more deeply about our troops. There is nobody who has tried to sound the alarm about these disastrous policies. I hope we can work with you to expand this debate, to increase the accountability so that ultimately we achieve peace in Iraq.

Mr. SKELTON. May I inquire of the Chair how much time is remaining.

The SPEAKER pro tempore. The gentleman from Missouri has 3 minutes; the gentleman from Ohio has 6½ minutes.

Mr. SKELTON. I yield myself such time as I may consume.

Some will knock, Mr. Speaker, the importance of this legislation. It is a bill to require the Secretary of Defense to submit to us here in Congress reports on the status of planning for the redeployment of the Armed Forces from Iraq. Further, it requires the Secretary to meet with Congress to brief us on the matters contained in those reports.

Under the Constitution, Mr. Speaker, we are charged here in Congress with raising and maintaining the military. It's important for us to be able to look

around the corner to unseen challenges that are out there. The last 30 years we've had 12 military engagements, most of which were a surprise to us. So consequently, it's important for us in Congress to understand the progress and the status of planning for the redeployment of our Armed Forces from Iraq, because there may be those contingencies out there. We hope it doesn't come to pass, but if the future is anything like the past, our forces will be necessary.

So let us understand what this bill does. I think it's a step in the right direction. I am absolutely pleased with the bipartisanship we have had, both in the Armed Services Committee and here on the floor. And special thanks to my friend, my colleague from Ohio (Mr. TURNER) for his work and his amendment on this legislation.

Mr. Speaker, I reserve the balance of my time.

Mr. TURNER. Mr. Speaker, I want to thank the Chair again for his leadership for this bipartisan legislation, where this body will be able to come together for the important statement on the war in Iraq and for the important planning that needs to ensue.

Mr. BOYD of Florida. Mr. Speaker, I rise today in support of H.R. 3087.

This bill requires the administration to develop a new, redefined mission regarding our involvement and long term interests in Iraq.

This body has taken many votes this year on the issue of Iraq, but this is the first bill to address this issue that has come to the Floor with overwhelming bipartisan support.

A bipartisan approach is critical to put an end to the political infighting that has thus far stymied congressional debate on Iraq.

As a member of the Appropriations Subcommittee on Defense and a Vietnam veteran myself, it is my utmost concern to see that our troops are receiving the resources that they need, but I will continue to assert that our military has done all that we have asked it to do and now it is time for the Iraqi Government to take responsibility for the country's future.

Given that, our Commander in Chief owes this Congress and the American people a plan for a redefined mission that reflects this reality.

I have always believed that bipartisanship equals progress and in no other situation is the need more immediate. In fact, I hope that my colleagues know me as a person who puts these words into action. In the near future, I will be leading a bipartisan congressional delegation to visit our men and women stationed in Iraq.

It is my sincere hope that our upcoming bipartisan trip and this vote today begin a new era where Members continue to join together on areas in which we find agreement in order to make progress for the good of the American people and our great country.

Mr. LANGEVIN. Mr. Speaker, I rise in strong support of H.R. 3087, legislation that will require the administration to develop and share with Congress a comprehensive strategy for the redeployment of U.S. forces from Iraq.

Our Nation recognizes that we cannot remain in Iraq indefinitely. Just last week, General George Casey, the Army Chief of Staff, testified before the House Armed Services Committee that ongoing operations in Iraq

were having a detrimental impact on our military readiness, endangering our ability to deal with other contingencies or problems. Our troops have done a superb job in a difficult mission, but they were not sent to Iraq to referee a civil war, and we need to bring them home. The violence in Iraq does not have a U.S. military solution; the answer lies in the Iraqi political reconciliation, which we must support with different methods.

The legislation before us today demonstrates Congress's commitment to ending our military presence in Iraq by mandating that the Secretary of Defense, in consultation with the Chairman of the Joint Chiefs of Staff, report on the status of planning for redeployment of U.S. forces from Iraq and to provide periodic updates about their implementation. This information is vital for congressional oversight so that we ensure our policies are informed by sound judgment and reflect the complex logistical considerations involved with an undertaking of such magnitude. The administration's poor planning for the post-invasion period led to widespread problems in reconstruction and created the environment of instability that reigns to this day. We must avoid making that mistake again so that our withdrawal from Iraq does not exacerbate existing problems or create new ones.

I will continue to work with my colleagues to demand a swift and safe withdrawal of our U.S. forces from Iraq, and I encourage all of my colleagues to support this measure.

Mr. BACA. Mr. Speaker, I ask for unanimous consent to revise and extend my remarks.

I'd like to thank my colleagues, Congressman TANNER and Congressman ABERCROMBIE, for their hard work on this issue and their dedication to a new direction forward in Iraq.

I rise today in strong support of H.R. 3087.

Mr. Speaker, a change of course in Iraq is long overdue.

The cost of this war is already too high. America has spent over \$455 billion and lost more than 3,700 lives in Iraq.

This responsible legislation would require the President and senior administration officials to develop and submit a comprehensive redeployment strategy to Congress within 60 days, and every 90 days thereafter.

Additionally, this bill recognizes that the U.S. Armed Forces and U.S. civilians have worked valiantly, and that it is time for Iraq to manage its future.

The bill also notes that when Congress authorized military force in 2002, it was concerned about an Iraqi government that has since been removed from power.

The brave men and women of America's armed forces have served their country valiantly and will continue to do so.

But it is time to bring them home from Iraq. We must refocus our mission on the global threat of terrorism.

As a veteran, I voted against this war in 2002 because no one could convince me why we needed to be there.

Now, after five years of the President's failed policies, Congress must take action.

I urge my colleagues to cast a vote for a new direction in Iraq and for the future security of America, and support H.R. 3087.

Mr. UDALL of Colorado. Mr. Speaker, I rise today in support of H.R. 3087, a bill that I voted for—along with 54 of my colleagues—when the Armed Services Committee considered it in July.

As amended in committee, H.R. 3087 requires the Secretary of Defense to submit a comprehensive redeployment strategy for U.S. troops in Iraq and requires that the Secretary and the Chairman of the Joint Chiefs of Staff brief the House and Senate Defense Committees on its contents within 60 days, and every 90 days thereafter.

This legislation underscores the importance of contingency planning—something I called for earlier this year when I introduced H.R. 1183, the Iraq Contingency Planning Act. It also underscores the importance of requiring the Defense Department to share its planning with Congress. The sharing can be done in a classified way, but Congress needs to be informed about these plans if we are to be prepared to respond to what these plans may call for.

We remember that in 2003, President Bush launched a war in Iraq without a plan for what would come after initial military success. We all know where that has led us, and so as a member of the Armed Services Committee, I want assurances that this administration is thinking about and planning for the withdrawal of U.S. troops from Iraq—whether it happens tomorrow or next month or next year.

Madam Speaker, this legislation isn't intended to solve the larger problem of Iraq. To do that, we need a policy aimed at escalating diplomatic and political efforts and lightening the U.S. footprint in Iraq. But although there is widespread support for redeploying our troops, there is not yet sufficient support in Congress to override a Presidential veto on any major change in our Iraq policy.

That's another reason this bill is important. So long as we lack a sufficient majority to override his veto, we Democrats can't force the President to change course without Republican support. Only Democrats and Republicans working together can find the path out of Iraq. This bill is a small step forward in building that bipartisan support, so I will vote for it again today, while I continue to work with colleagues on both sides of the aisle on further steps we can take to change our broader Iraq policy.

Mr. STARK. Mr. Speaker, I rise in opposition to a resolution that does nothing to end the war in Iraq.

Does H.R. 3087 call for our troops to immediately be brought home? No, it does not.

Does it at least call for redeployment over several months, or even years?

No, it does not.

Or at the very minimum, does it demand that the Pentagon actually develop and outline to a Congress a strategy on how redeployment might occur? No, it does not. As introduced, the bill would have done so. But in committee, this weak bill became even weaker.

There's no there there, if there ever was.

All the bill does is require the Department of Defense to report to Congress on the status of planning for redeployment.

Let's not kid ourselves about what the result of today's resolution will be. Every 3 months, President Bush's Secretary of Defense would tell Congress that the administration has not and will not develop a plan for the withdrawal of all our brave men and women in uniform.

That much I already know. I don't need a Bush lackey to repeat the bad news on a quarterly basis.

The only plan President Bush has is to keep our troops in harm's way for years if not decades. He wants to continue wasting tens of billions of dollars abroad while domestic needs go unmet at home.

I urge all my colleagues to vote against H.R. 3087 and instead support an immediate end to the war in Iraq.

Mr. MARKEY. Mr. Speaker, I rise today to speak in favor of H.R. 3087.

H.R. 3087 requires the Secretary of Defense to report to the Congress within 60 days, and every 90 days thereafter, "on the status of planning for the redeployment of the Armed Forces from Iraq." This bill specifies that the Pentagon is to describe a range of different possible scenarios for withdrawal, and create multiple timelines for completion of withdrawal. These reports will be valuable to the Congress as it carries out its oversight responsibilities and considers future legislation regarding Iraq. While it is necessary to require the Department of Defense to draft plans for withdrawal for Iraq, it is not sufficient. President Bush must finally implement these withdrawal plans so that our brave men and women can return home to their families having served honorably under extremely difficult conditions.

It is clear that President Bush is content to allow the next President to clean up his mess in Iraq, and that is a travesty. The bill that we are considering today will at least make that job slightly easier for the next President, as the Pentagon will have already drawn up detailed plans for our withdrawal from Iraq. As we know only too well today, responsible planning and foresight was one of the earliest casualties of President Bush's war in Iraq. If the Congress must force such planning to be done, so be it.

Mr. Speaker, while I support H.R. 3087 and encourage all members to vote for its passage today, it is tragic that due to opposition from Republican leaders in the Congress and veto threats by the President, we have not yet been able to make further progress on withdrawing our troops from Iraq. There was no connection between the 9/11 attacks and Saddam Hussein and no nuclear weapons in the sands of Iraq, yet the President seems to have no intention of bringing this mistaken and ill-conceived war to an end. It is a war that has made the United States less secure, yet the President refuses to even begin thinking about a new strategy. It is long past time for the United States to hand over security in Iraq to the Iraqis, and I hope that this bill will move us closer to that goal.

Mr. VAN HOLLEN. Mr. Speaker, I rise today in support of H.R. 3087, which requires the President, in coordination with the Departments of State and Defense, to transmit to the Congress a strategy for the redeployment of U.S. forces from Iraq. The bill also requires the Secretary of Defense, not later than 60 days after the enactment of this act, and every 90 days thereafter, to submit to congressional defense committees a report on the status of this planning. In addition, the bill requires the Secretary of Defense and the Chairman of the Joint Chiefs of Staff to brief these same congressional committees on the matters contained in the report. Furthermore, the legislation contains "sense of Congress" language that the contingency planning should: address the protection of Iraqi forces, Iraqi nationals, third party nationals and U.S. civilians who

have assisted the U.S. mission, enhance the ability of the United States to fight Al-Qaeda and affiliated terrorist organizations, and preserve military equipment necessary to defend the national security interests of the United States. Additional provisions in the bill include supporting and equipping Iraqi armed forces to take full responsibility for their own security.

This resolution is an important component of Congress's oversight of the Iraq war, and compels the administration to engage with Congress on the planning for responsible redeployment of our combat troops. The President's Iraq policy of putting our brave men and women in the Armed Forces in the position of policing the streets of Baghdad and other Iraqi cities in the midst of a sectarian war is the wrong strategy and one that continually puts them in harms way. I will continue to advocate for an immediate start to the responsible redeployment of our combat troops from Iraq, but in the meantime, it is important to garner as many votes as possible within the Congress to send a strong message to the administration that it must begin to plan for a comprehensive redeployment of our forces to provide for the best possible protection of our brave men and women in uniform.

Ms. JACKSON-LEE of Texas. Mr. Speaker, I rise in support of H.R. 3087, which requires the President, in coordination with the Secretary of State, the Secretary of Defense, the Joint Chiefs of Staff, and other senior military leaders, to develop and transmit to Congress a comprehensive strategy for the redeployment of the armed forces in Iraq. I am in favor of requiring the President to develop a comprehensive strategy for the redeployment of American forces out of Iraq. A good plan is a good thing. A bad plan is a bad thing. But worst of all, is having no plan at all, which has been the sad state of affairs in Iraq for the past four years. So H.R. 3087 represents a small step in the right direction. However, there is more to be done, much more.

While I am not opposed to this legislation requiring the administration to develop and transmit to the Congress a comprehensive strategy for redeploying our troops out of Iraq, I believe I speak for most Americans when I say that what we really want is to have the 160,000 brave men and women wearing the uniform in the service of their country reunited with their families and friends and contributing to their communities back here in America.

I am working toward the day when our soldiers, marines, sailors, and airmen can leave Iraq and return to the United States where they can receive the heroes welcome they deserve. I am working toward the day when the President of the United States issues a proclamation calling upon the people of the United States to observe a national day of celebration commemorating military success in Iraq. I can foresee the day when our troops who have known heat and hardship and horror in Iraq are again returned to their own land where they can be with family and friends and enjoy freedom and faith and fun. If H.R. 3087 hastens that day by just 24 hours, I can support it. But I will never be satisfied until our troops have been delivered out of Iraq and back to their loved ones.

Mr. Speaker, the administration has consistently placed far too great an emphasis on military objectives and solutions, and has consequently not allowed diplomacy the role it was intended to play in our global system. The

administration stated, "In the coming months, the United States will continue to operate along four lines of operation—security, political, economic, and diplomatic—to advance our objectives." In our war on terror, diplomacy cannot be used as a last resort. A war on terrorism is, as the Bush Administration has stated, a war for the "hearts and minds," which simply cannot be won through military action.

Mr. Speaker, our troops in Iraq did everything we asked them to do. We sent them overseas to fight an army; they are now caught in the midst of an insurgent civil war and political upheaval. I have, for some time now, argued the importance of the Congress going on record acknowledging for all the world to know the success of the America's armed forces in Iraq. Our brave troops have completed the task we set for them; it is time now to bring them home. Our next steps should not be a continuing escalation of military involvement, but instead a diplomatic surge.

As the former chairman and vice chairman of the 9/11 Commission, Thomas H. Kean and Lee H. Hamilton, recently stated, "Military power is essential to our security, but if the only tool is a hammer, pretty soon every problem looks like a nail. We must use all the tools of U.S. power—including foreign aid, educational assistance and vigorous public diplomacy that emphasizes scholarship, libraries and exchange programs—to shape a Middle East and a Muslim world that are less hostile to our interests and values. America's long-term security relies on being viewed not as a threat but as a source of opportunity and hope."

Despite the multitude of mistakes committed by President Bush and former Defense Secretary Rumsfeld, our troops have achieved a military success in ousting Saddam Hussein and assisting the Iraqis in administering a democratic election and electing a democratic government. However, only the Iraqi Government can secure a lasting peace. Time and time again, the Iraqi Government has demonstrated an inability to deliver on the political benchmarks that they themselves agreed were essential to achieving national reconciliation. Continuing to put the lives of our soldiers and our national treasury in the hands of what by most informed accounts, even by members of the Bush administration, is an ineffective central Iraqi government is irresponsible and contrary to the wishes of the overwhelming majority of the American people.

Last month, the House Foreign Affairs Committee, of which I am a member, heard testimony on the Government Accountability Office report on Iraqi progress toward the 18 legislative, economic, and security benchmarks. The Comptroller General of the GAO informed members that only three of these benchmarks have been met by the Maliki government. Despite the surge, despite increasing U.S. military involvement, the Iraqi government has not made substantial progress toward stabilizing their country. The more than 3,750 U.S. casualties and the \$3,816 per second we are spending in Iraq have not bought peace or security.

We are not here today to debate whether there has been some decrease in violence in Baghdad. The United States military is a skilled and highly proficient organization, and where there are large numbers of U.S. troops,

it is unsurprising that we see fewer incidents of violence. However, it is our responsibility to take a longer-term view. The United States will not and should not permanently prop up the Iraqi government and military. U.S. military involvement in Iraq will come to an end, and, when U.S. forces leave, the responsibility for securing their nation will fall to Iraqis themselves. And so far, we have not seen a demonstrated commitment by the Iraqi government.

Mr. Speaker, President Bush stated in June 2005, "Our strategy can be summed up this way: As the Iraqis stand up, we will stand down." Instead of concentrating on building local capacity and applying pressure to the Maliki government to force them to take responsibility for the destiny of their nation, the Administration has chosen to pursue policies, namely the Baghdad security plan, that focus on continued combat by U.S. forces, rather than transferring responsibilities to Iraqis. As a result, Iraqi security forces, ISF remain entirely dependent upon U.S. troops; the August 2007 National Intelligence Estimate reports that the ISF "have not improved enough to conduct major combat operations independent of the Coalition" and "remain reliant on the Coalition for important aspects of logistics and combat support." With the New Way Forward strategy, American troops continue to shoulder the majority of the war effort.

How will we know when the American forces are no longer needed? In testimony before a Joint Foreign Affairs-Armed Services Committees hearing last week, both General Petraeus and Ambassador Crocker painted an optimistic picture of the situation in Iraq, making frequent reference to the progress and success in the Anbar province. However, Iraqi Parliament member and leading Shi'a cleric, Jamal Al-Din, said in a Congressional Briefing the following day that he did not recognize the country they described as the Iraq he represents, an Iraq that continues to be riddled with factionalism, extremism, and domestic strife. Even the administration's report projects a daunting list of challenges that face American troops on Iraq as well as Iraqis. These include: communal struggle for power between Shi'a majority and Sunni Kurd and other minorities; Al-Qaeda extremists in Iraq acting as accelerants for ethno-sectarian violence; Iranian lethal support to Shi'a militants; and foreign support to extremists in Iraq. And while General Petraeus and the Bush administration have been stressing the progress made in the region and the need for more time, they failed to note that sizeable increase in ethno-sectarian deaths in July and August and the fact that ethno-sectarian violence presents a substantial challenge to stability in the region, particularly in rural areas where security presence is light.

And while the situation in Iraq presents an open-ended military challenge to our forces abroad, our presence in the region may be hindering the security of our Nation. Evidence suggests that not only is increased U.S. military presence in Iraq not making that nation more secure, it may also be threatening our national security by damaging our ability to respond to real threats to our own homeland. The recently released video by Osama bin Laden serves to illustrate that President Bush has not caught this international outlaw, nor brought him to justice. Instead, he has diverted us from the real war on terror to the war of his choice in Iraq.

Recently, the former chairman and vice chairman of the 9/11 commission, Thomas H. Kean and Lee H. Hamilton, published an op-ed in the Washington Post examining the question of whether our nation is safer today, six years after 9/11. Kean and Hamilton concluded, "We still lack a sense of urgency in the face of grave danger." The persistence of this threat is attributed to "a mixed record of reform, a lack of focus, and a resilient foe," and the authors note that our own actions have contributed to a rise of radicalization and rage in the Muslim world. Kean and Hamilton write that "no conflict drains more time, attention, blood, treasure, and support from our worldwide counterterrorism efforts than the war in Iraq. It has become a powerful recruiting and training tool for al-Qaeda."

Mr. Speaker, Iraq faces a severe crisis. With a factionalist government in which parties are based on religion, a qualification that is strictly forbidden within the Iraqi constitution, religious, tribal, and ethnic tensions remain high and mere subsistence has become a challenge to the average citizen. The UNHCR has recently said that more than two million Iraqis have claimed refugee status abroad since the invasion, while an additional 60,000 people flee their homes each month. In a recent statement, Ambassador Crocker the admission of refugees was "bogged down by major bottlenecks."

The Administration has spent so much time and money on its military strategy that it is ill-equipped to handle the human rights atrocities that are occurring. And while the United States delays admission of refugees based on a myriad of bureaucratic security checks, Ambassador Crocker states, "refugees who have fled Iraq continue to be a vulnerable population while living in Jordan and Syria."

Finally, Mr. Speaker, I would like to draw attention to the lack of adequate oversight of the American war effort. Given the enormous amount of resources involved, coupled with the catastrophic costs in human lives, we would certainly expect adequate management of U.S. funds and military supplies. We would expect clear records of exactly where those \$10 billion a month is going, and to whom it is being given. And yet, the GAO reports that the Pentagon has lost track of over 190,000 weapons, given to Iraqis, particularly in 2004 and 2005. The report states that the U.S. military does not know what happened to 30 percent of the weapons the United States distributed to Iraqi forces from 2004 through early this year as part of an effort to train and equip the troops. These weapons could be used to kill our American troops.

In addition, only yesterday, the Iraqi government stated that it would review the status of all private security firms operating in the country. This announcement came after a controversial gunfight on Sunday, involving the U.S.-based firm Blackwater USA, left eight civilians dead. Mr. Speaker, reports indicate that there are currently at least 28 private security companies operating in Iraq, employing thousands of security guards. This incident suggests the need for superior oversight and accountability for contractors in Iraq.

Mr. Speaker, the real tragedy of this war has been the deaths of so many of our American sons and daughters. At current count, the Department of Defense had confirmed a total of 3,808 U.S. casualties. In addition, more than 28,009 have been wounded in the Iraq

war since it began in March 2003. June, July, and August have marked the bloodiest months yet in the conflict, and U.S. casualties in Iraq are 62 percent higher this year than at this time in 2006. This misguided, mismanaged, and misrepresented war has claimed too many lives of our brave servicemen; its depth, breadth, and scope are without precedent in American history.

Before I close, Mr. Speaker, I would like to discuss briefly an important legislative proposal that I will soon introduce. This legislation, the "Military Success in Iraq Commemoration Act of 2007," recognizes the extraordinary performance of the Armed Forces in achieving the military objectives of the United States in Iraq, encourages the President to issue a proclamation calling upon the people of the United States to observe a national day of celebration commemorating the military success of American troops in Iraq, and provides other affirmative and tangible expressions of appreciation from a grateful nation to all veterans of the war in Iraq.

There are many interesting and important legislative proposals relating to the war in Iraq. Most of them, however, are contentious and divisive making it difficult for them to attract broad support across the aisle. In this respect my legislation is different. That is because it involves an issue over which there should be widespread and broad-based consensus. We should all be able to agree that one good and sufficient reason to redeploy U.S. troops out of Iraq is because they have achieved their mission objectives. They have been victorious in every battle and have won the military victory they were sent to win in March 2003. They are victors and heroes who have never been defeated on the battlefield.

Blaming the current chaos in Iraq on our military is like blaming the Continental Army for the outbreak of the Civil War. In each case, the armed forces did their jobs—they won the war they were sent to fight; in each case, it was the civilian leadership that failed to win or maintain the peace.

The Armed Forces of the United States are not to be used to respond to 911 calls from governments like Iraq's that have done all they can to take responsibility for the security of their country and safety of their own people. The United States cannot do for Iraq what Iraqis are not willing to do for themselves.

When our heroic young men and women willingly sacrifice life or limb on the battlefield, the nation has a moral obligation to ensure that they are treated with respect and dignity. One reason we are the greatest nation in the world is because of the brave young men and women fighting for us in Iraq and Afghanistan. They deserve honor, they deserve dignity, and they deserve to know that a grateful nation cares about them.

Outside of my office there is a poster-board with the names and faces of those heroes from Houston, Texas who have lost their lives wearing the uniform of our country. I think to myself how lucky I am to live in a nation where so many brave young men and women volunteer to the ultimate sacrifice so that their countrymen can enjoy the blessings of liberty. Now is the time to remind our heroes they have not been forgotten. More importantly, America has not forgotten them.

My legislation, the Military Success in Iraq Commemoration Act of 2007, pays fitting tribute to the valor, devotion, and heroism of

those who fought in Iraq in the following ways. First, my bill provides an express finding by the Congress that the objectives for which the AUMF resolution of 2002 authorized the use of force in Iraq were achieved by the Armed Forces of the United States.

Second, my bill authorizes the President to issue a proclamation calling upon the American people to observe a national day of celebration commemorating the Armed Forces' military success in Iraq. This will help ensure that the Iraq War does not suffer the fate of other open-ended engagements like the Korean War, which is often called the "Forgotten War."

Third, my bill authorizes funds to be appropriated and awarded by the Secretary of Defense to state and local governments to assist in defraying the costs of conducting suitable "Success in Iraq" homecoming and commemoration activities and in creating appropriate memorials honoring those who lost their lives in the war. Many of the casualties in the Iraq War come from small towns and villages in rural or economically depressed areas. The local governments are already facing substantial fiscal pressures and need help coming up with the necessary funds.

Finally, my bill creates a program and authorizes funds to be appropriated pursuant to which the Secretary of Veterans Affairs shall award to each veteran of the Operations Iraqi Freedom and Enduring Freedom a grant of \$5,000 to facilitate the transition to civilian life. We don't want veterans to end up homeless or unemployed or unable to take their kids on a vacation or start a business. This \$5,000 bonus is but a small token of the affection the people of the United States have for those who risked their lives so that we may continue to live in freedom.

Mr. Speaker, perhaps no issue will more define this Congress than how we conclude this misguided conflict. I am proud to be a part of a Congress that is listening to the clearly expressed will of the American people, and I remain, as ever, committed to ending this truly tragic conflict.

Mr. TURNER. Speaker, I yield back the balance of my time.

Mr. SKELTON. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Missouri (Mr. SKELTON) that the House suspend the rules and pass the bill, H.R. 3087.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. SKELTON. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, this 15-minute vote on suspending the rules and passing H.R. 3087 will be followed by 2-minute votes on motions to suspend the rules with regard to:

House Resolution 635,

House Concurrent Resolution 203,

H.R. 2828, and

House Concurrent Resolution 200.

The vote was taken by electronic device, and there were—yeas 377, nays 46, not voting 10, as follows:

[Roll No. 927]

YEAS—377

Abercrombie	Doolittle	Larsen (WA)
Ackerman	Doyle	Larson (CT)
Aderholt	Drake	Latham
Akin	Dreier	LaTourette
Alexander	Duncan	Levin
Allen	Edwards	Lewis (CA)
Altmire	Ehlers	Lewis (KY)
Andrews	Ellison	Linder
Arcuri	Ellsworth	Lipinski
Baca	Emanuel	LoBiondo
Bachmann	Emerson	Loebuck
Bachus	Engel	Lofgren, Zoe
Baker	English (PA)	Lowey
Barrow	Eshoo	Lucas
Bartlett (MD)	Etheridge	Lungren, Daniel
Bean	Everett	E.
Becerra	Fallin	Lynch
Berkley	Farr	Mack
Berman	Fattah	Mahoney (FL)
Berry	Feeney	Manzullo
Biggert	Ferguson	Marchant
Bilbray	Filner	Markey
Bilirakis	Forbes	Marshall
Bishop (GA)	Fortenberry	Matheson
Bishop (NY)	Fossella	Matsui
Bishop (UT)	Fox	McCarthy (CA)
Blackburn	Frelinghuysen	McCarthy (NY)
Blumenauer	Galleghy	McCaul (TX)
Blunt	Garrett (NJ)	McCollum (MN)
Boehner	Gerlach	McCrery
Bonner	Giffords	McGovern
Bono	Gilchrest	McHenry
Boozman	Gillibrand	McHugh
Boren	Gingrey	McIntyre
Boswell	Gohmert	McKeon
Boucher	Gonzalez	McMorris
Boustany	Goode	Rodgers
Boyd (FL)	Goodlatte	McNulty
Boyd (KS)	Gordon	Meek (FL)
Brady (PA)	Granger	Meeks (NY)
Braley (IA)	Graves	Melancon
Broun (GA)	Green, Al	Mica
Brown (SC)	Green, Gene	Michaud
Brown, Corrine	Gutierrez	Miller (FL)
Brown-Waite,	Hall (TX)	Miller (MI)
Ginny	Hare	Miller (NC)
Buchanan	Harman	Miller, Gary
Burgess	Hastings (FL)	Miller, George
Butterfield	Hastings (WA)	Mitchell
Calvert	Hayes	Mollohan
Camp (MI)	Heller	Moore (KS)
Campbell (CA)	Hensarling	Moran (KS)
Cantor	Herger	Murphy (CT)
Capito	Herseth Sandlin	Murphy, Patrick
Capps	Hill	Murphy, Tim
Cardoza	Hinojosa	Murtha
Carnahan	Hirono	Musgrave
Carney	Hobson	Myrick
Castle	Hodes	Nadler
Castor	Hoekstra	Napolitano
Chabot	Holden	Neal (MA)
Chandler	Honda	Neugebauer
Clarke	Hooley	Nunes
Clay	Hoyer	Oberstar
Clyburn	Hulshof	Obey
Coble	Hunter	Ortiz
Cohen	Inglis (SC)	Pascarell
Cole (OK)	Israel	Pastor
Conaway	Issa	Paul
Costa	Jackson-Lee	Pearce
Costello	(TX)	Pelosi
Courtney	Jefferson	Peterson (MN)
Cramer	Johnson (GA)	Peterson (PA)
Crenshaw	Johnson (IL)	Petri
Crowley	Johnson, E. B.	Pickering
Cuellar	Jones (NC)	Pitts
Culberson	Jones (OH)	Platts
Cummings	Jordan	Poe
Davis (AL)	Kagen	Pomeroy
Davis (CA)	Kanjorski	Porter
Davis (KY)	Kaptur	Price (GA)
Davis, David	Keller	Price (NC)
Davis, Lincoln	Kennedy	Pryce (OH)
Davis, Tom	Kildee	Putnam
Deal (GA)	Kind	Radanovich
DeFazio	King (NY)	Rahall
Delahunt	Kingston	Ramstad
DeLauro	Kirk	Rangel
Dent	Klein (FL)	Regula
Diaz-Balart, L.	Kline (MN)	Rehberg
Diaz-Balart, M.	Knollenberg	Reichert
Dicks	Kuhl (NY)	Renzi
Dingell	LaHood	Reyes
Doggett	Lampson	Reynolds
Donnelly	Langevin	Richardson
	Lantos	Rodriguez

Rogers (AL)	Sherman	Udall (CO)
Rogers (KY)	Shuler	Udall (NM)
Rogers (MI)	Shuster	Upton
Rohrabacher	Simpson	Van Hollen
Ros-Lehtinen	Sires	Visclosky
Roskam	Skelton	Walberg
Ross	Slaughter	Walden (OR)
Roybal-Allard	Smith (NE)	Walsh (NY)
Royce	Smith (NJ)	Walz (MN)
Ruppersberger	Smith (TX)	Wamp
Rush	Smith (WA)	Wasserman
Ryan (OH)	Snyder	Schultz
Ryan (WI)	Solis	Watt
Salazar	Souder	Waxman
Sali	Space	Weiner
Sánchez, Linda	Spratt	Welch (VT)
T.	Stearns	Weldon (FL)
Sanchez, Loretta	Stupak	Weller
Sarbanes	Sullivan	Westmoreland
Saxton	Sutton	Wexler
Schakowsky	Tanner	Whitfield
Schiff	Tauscher	Wicker
Schmidt	Taylor	Wilson (NM)
Schwartz	Terry	Wilson (OH)
Scott (GA)	Thompson (CA)	Wilson (SC)
Scott (VA)	Thompson (MS)	Wolf
Sensenbrenner	Thornberry	Wu
Sessions	Tiahrt	Wynn
Sestak	Tiberi	Yarmuth
Shadegg	Tierney	Young (AK)
Shays	Towns	Young (FL)
Shea-Porter	Turner	

NAYS—46

Baird	Franks (AZ)	Moran (VA)
Baldwin	Grijalva	Oliver
Barrett (SC)	Hall (NY)	Pallone
Barton (TX)	Hinchey	Payne
Brady (TX)	Holt	Pence
Burton (IN)	Inslee	Rothman
Buyer	Jackson (IL)	Serrano
Cannon	Johnson, Sam	Shinkus
Capuano	King (IA)	Stark
Carter	Kucinich	Tancred
Cleaver	Lamborn	Velázquez
Conyers	Lewis (GA)	Waters
Davis (IL)	McCotter	Watson
DeGette	McDermott	Woolsey
Flake	McNerney	
Frank (MA)	Moore (WI)	

NOT VOTING—10

Carson	Higgins	Maloney (NY)
Cubin	Jindal	Perlmutter
Davis, Jo Ann	Kilpatrick	
Hastert	Lee	

□ 1701

Ms. DEGETTE, Ms. WATSON, Ms. VELAZQUEZ and Messrs. ROTHMAN, FRANK of Massachusetts, CANNON, BURTON of Indiana, DAVIS of Illinois, CONYERS and LAMBORN changed their vote from "yea" to "nay."

Messrs. BROWN of Georgia, RADANOVICH and WESTMORELAND changed their vote from "nay" to "yea."

So (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The result of the vote was announced as above recorded.

The title was amended so as to read: "A bill to require the Secretary of Defense to submit to Congress reports on the status of planning for the redeployment of the Armed Forces from Iraq and to require the Secretary of Defense, the Chairman of the Joint Chiefs of Staff, and appropriate senior officials of the Department of Defense to meet with Congress to brief Congress on the matters contained in the reports."

A motion to reconsider was laid on the table.

RECOGNIZING COMMENCEMENT OF RAMADAN AND COMMENDING MUSLIMS FOR THEIR FAITH

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and agree to the resolution, H. Res. 635, as amended, on which the yeas and nays were ordered.

The Clerk read the title of the resolution.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. SHERMAN) that the House suspend the rules and agree to the resolution, H. Res. 635, as amended.

This will be a 2-minute vote.

The vote was taken by electronic device, and there were—yeas 376, nays 0, answered “present” 42, not voting 14, as follows:

[Roll No. 928]

YEAS—376

Abercrombie	Conyers	Hall (NY)
Ackerman	Cooper	Hall (TX)
Alexander	Costa	Hare
Allen	Costello	Harman
Altmire	Courtney	Hastings (FL)
Andrews	Cramer	Hastings (WA)
Arcuri	Crenshaw	Heller
Baca	Crowley	Hensarling
Bachmann	Cuellar	Herger
Baird	Culberson	Herseth Sandlin
Baker	Cummings	Hill
Baldwin	Davis (AL)	Hinchey
Barrow	Davis (CA)	Hinojosa
Bartlett (MD)	Davis (IL)	Hirono
Barton (TX)	Davis (KY)	Hobson
Bean	Davis, Lincoln	Hodes
Becerra	Davis, Tom	Hoekstra
Berkley	DeFazio	Holden
Berman	DeGette	Holt
Berry	Delahunt	Honda
Biggert	DeLauro	Hooley
Bilbray	Dent	Hoyer
Bilirakis	Diaz-Balart, L.	Hulshof
Bishop (GA)	Diaz-Balart, M.	Inglis (SC)
Bishop (NY)	Dicks	Inslee
Bishop (UT)	Dingell	Israel
Blackburn	Doggett	Issa
Blumenauer	Donnelly	Jackson (IL)
Blunt	Doolittle	Jackson-Lee
Boehner	Doyle	(TX)
Boozman	Drake	Jefferson
Boren	Dreier	Johnson (GA)
Boswell	Duncan	Johnson (IL)
Boucher	Edwards	Johnson, E. B.
Boustany	Ehlers	Jones (NC)
Boyd (FL)	Ellison	Jones (OH)
Boyda (KS)	Ellsworth	Kagen
Brady (PA)	Emanuel	Kanjorski
Brady (TX)	Emerson	Kaptur
Braley (IA)	Engel	Keller
Brown (SC)	English (PA)	Kennedy
Brown, Corrine	Eshoo	Kildee
Buchanan	Etheridge	Kind
Burton (IN)	Farr	King (NY)
Butterfield	Fattah	Kingston
Calvert	Feeney	Kirk
Camp (MI)	Ferguson	Klein (FL)
Campbell (CA)	Filner	Kline (MN)
Cannon	Flake	Knollenberg
Cantor	Fortenberry	Kucinich
Capito	Fossella	Kuhl (NY)
Capps	Fox	LaHood
Capuano	Frank (MA)	Lampson
Cardoza	Frelinghuysen	Langevin
Carnahan	Gallely	Lantos
Carney	Gerlach	Larsen (WA)
Castle	Giffords	Larson (CT)
Castor	Gilchrest	Latham
Chabot	Gillibrand	LaTourette
Chandler	Gonzalez	Levin
Clarke	Goodlatte	Lewis (CA)
Clay	Gordon	Lewis (GA)
Cleaver	Graves	Lewis (KY)
Clyburn	Green, Al	Linder
Coble	Green, Gene	Lipinski
Cohen	Grijalva	LoBiondo
Cole (OK)	Gutierrez	Loeb

Lofgren, Zoe	Paul	Sherman
Lowey	Payne	Shimkus
Lucas	Pearce	Shuler
Lungren, Daniel E.	Peterson (MN)	Shuster
Lynch	Peterson (PA)	Simpson
Mack	Petri	Sires
Mahoney (FL)	Pickering	Skelton
Manzullo	Pitts	Slaughter
Markey	Platts	Smith (NE)
Marshall	Poe	Smith (NJ)
Matheson	Pomeroy	Smith (TX)
Matsui	Porter	Smith (WA)
McCarthy (CA)	Price (NC)	Snyder
McCarthy (NY)	Pryce (OH)	Solis
McCaul (TX)	Putnam	Space
McCollum (MN)	Radanovich	Spratt
McCotter	Rahall	Stark
McCrery	Ramstad	Stearns
McDermott	Rangel	Stupak
McGovern	Regula	Sullivan
McHenry	Rehberg	Sutton
McHugh	Reichert	Tanner
McKeon	Renzi	Tauscher
McMorris	Reyes	Taylor
Rodgers	Reynolds	Terry
McNerney	Richardson	Thompson (CA)
McNulty	Rodriguez	Thompson (MS)
Meek (FL)	Rogers (KY)	Tiberi
Meeks (NY)	Rogers (MI)	Tierney
Melancon	Rohrabacher	Towns
Mica	Ros-Lehtinen	Turner
Michaud	Roskam	Udall (CO)
Miller (MI)	Ross	Udall (NM)
Miller (NC)	Rothman	Upton
Miller, Gary	Roybal-Allard	Van Hollen
Miller, George	Royce	Velázquez
Mitchell	Ruppersberger	Visclosky
Mollohan	Rush	Walden (OR)
Moore (KS)	Ryan (OH)	Walsh (NY)
Moore (WI)	Ryan (WI)	Walz (MN)
Moran (KS)	Salazar	Wasserman
Moran (VA)	Sali	Schultz
Murphy (CT)	Sánchez, Linda T.	Watson
Murphy, Patrick	Sanchez, Loretta	Watt
Murphy, Tim	Sarbanes	Waxman
Murtha	Saxton	Weiner
Musgrave	Schakowsky	Welch (VT)
Myrick	Schiff	Weller
Nadler	Schmidt	Wexler
Napolitano	Schwartz	Whitfield
Neal (MA)	Scott (GA)	Wicker
Nunes	Scott (VA)	Wilson (NM)
Oberstar	Sensenbrenner	Wilson (OH)
Obey	Serrano	Wilson (SC)
Oliver	Sessions	Wolf
Ortiz	Sestak	Woolsey
Pallone	Shadegg	Wu
Pascarella	Shays	Wynn
Pastor	Shea-Porter	Yarmuth

ANSWERED “PRESENT”—42

Aderholt	Forbes	Pence
Akin	Franks (AZ)	Price (GA)
Barrett (SC)	Garrett (NJ)	Rogers (AL)
Bonner	Gohmert	Souder
Bono	Goode	Tancredo
Broun (GA)	Granger	Thornberry
Brown-Waite,	Hayes	Tiahrt
Ginny	Johnson, Sam	Walberg
Burgess	Jordan	Wamp
Buyer	King (IA)	Weldon (FL)
Carter	Lamborn	Westmoreland
Conaway	Marchant	Young (AK)
Deal (GA)	McIntyre	Young (FL)
Everett	Miller (FL)	
Fallin	Neugebauer	

NOT VOTING—14

Bachus	Gingrey	Kilpatrick
Carson	Hastert	Lee
Cubin	Higgins	Maloney (NY)
Davis, David	Hunter	Perlmutter
Davis, Jo Ann	Jindal	

□ 1706

Mr. BARRETT of South Carolina and Mr. MARCHANT changed their vote from “yea” to “present.”

So (two-thirds being in the affirmative) the rules were suspended and the resolution, as amended, was agreed to.

The result of the vote was announced as above recorded.

The title was amended so as to read: “A resolution recognizing the commencement of Ramadan, the Islamic

holy month of fasting and spiritual renewal, and expressing respect to Muslims in the United States and throughout the world on this occasion, and for other purposes.”

A motion to reconsider was laid on the table.

CONDEMNING THE PERSECUTION OF LABOR RIGHTS ADVOCATES IN IRAN

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and agree to the concurrent resolution, H. Con. Res. 203, as amended, on which the yeas and nays were ordered.

The Clerk read the title of the concurrent resolution.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. SHERMAN) that the House suspend the rules and agree to the concurrent resolution, H. Con. Res. 203, as amended.

This will be a 2-minute vote.

The vote was taken by electronic device, and there were—yeas 418, nays 1, answered “present” 1, not voting 12, as follows:

[Roll No. 929]

YEAS—418

Abercrombie	Calvert	Drake
Ackerman	Camp (MI)	Dreier
Aderholt	Campbell (CA)	Duncan
Akin	Cannon	Edwards
Alexander	Cantor	Ehlers
Allen	Capito	Ellison
Altmire	Capps	Ellsworth
Andrews	Capuano	Emanuel
Arcuri	Cardoza	Emerson
Baca	Carnahan	Engel
Bachmann	Carney	English (PA)
Bachus	Carter	Eshoo
Baird	Castle	Etheridge
Baker	Castor	Everett
Baldwin	Chabot	Fallin
Barrett (SC)	Chandler	Farr
Barrow	Clarke	Fattah
Bartlett (MD)	Clay	Feeney
Barton (TX)	Cleaver	Ferguson
Bean	Clyburn	Filner
Becerra	Coble	Flake
Berkley	Cohen	Forbes
Berman	Cole (OK)	Fortenberry
Berry	Conaway	Fossella
Biggert	Conyers	Fox
Bilbray	Cooper	Frank (MA)
Bilirakis	Costa	Franks (AZ)
Bishop (GA)	Costello	Frelinghuysen
Bishop (NY)	Courtney	Gallely
Bishop (UT)	Cramer	Garrett (NJ)
Blackburn	Crenshaw	Gerlach
Blumenauer	Crowley	Giffords
Blunt	Cuellar	Gilchrest
Boehner	Culberson	Gillibrand
Bonner	Cummings	Gingrey
Bono	Davis (AL)	Gohmert
Boozman	Davis (CA)	Gonzalez
Boren	Davis (IL)	Goode
Boswell	Davis (KY)	Goodlatte
Boucher	Davis, David	Gordon
Boustany	Davis, Lincoln	Granger
Boyd (FL)	Davis, Tom	Graves
Boyda (KS)	Deal (GA)	Green, Al
Brady (PA)	DeFazio	Green, Gene
Brady (TX)	DeGette	Grijalva
Braley (IA)	Delahunt	Gutierrez
Broun (GA)	DeLauro	Hall (NY)
Brown (SC)	Dent	Hall (TX)
Brown, Corrine	Diaz-Balart, L.	Hare
Brown-Waite,	Diaz-Balart, M.	Harman
Ginny	Dicks	Hastings (FL)
Buchanan	Dingell	Hastings (WA)
Burgess	Doggett	Hayes
Burton (IN)	Donnelly	Heller
Butterfield	Doolittle	Hensarling
Buyer	Doyle	Herger

Herseth Sandlin
 Hill
 Hinchey
 Hinojosa
 Hirono
 Hobson
 Hodes
 Hoekstra
 Holden
 Holt
 Honda
 Hooley
 Hoyer
 Hulshof
 Hunter
 Inglis (SC)
 Inslee
 Israel
 Issa
 Jackson (IL)
 Jackson-Lee
 (TX)
 Jefferson
 Johnson (GA)
 Johnson (IL)
 Johnson, E. B.
 Johnson, Sam
 Jones (NC)
 Jones (OH)
 Jordan
 Kagen
 Kanjorski
 Kaptur
 Keller
 Kennedy
 Kildee
 Kind
 King (IA)
 King (NY)
 Kingston
 Kirk
 Klein (FL)
 Kline (MN)
 Knollenberg
 Kuhl (NY)
 LaHood
 Lamborn
 Lampson
 Langevin
 Lantos
 Larsen (WA)
 Larson (CT)
 Latham
 LaTourette
 Levin
 Lewis (CA)
 Lewis (GA)
 Lewis (KY)
 Linder
 Lipinski
 LoBiondo
 Loeb sack
 Lofgren, Zoe
 Lowey
 Lucas
 Lungren, Daniel
 E.
 Lynch
 Mack
 Mahoney (FL)
 Manzullo
 Marchant
 Markey
 Marshall
 Matheson
 Matsui
 McCarthy (CA)
 McCarthy (NY)
 McCaul (TX)
 McCollum (MN)
 McCotter
 McCrery
 McDermott
 McGovern
 McHenry
 McHugh

NAYS—1

Paul

ANSWERED “PRESENT”—1

Kucinich

NOT VOTING—12

Carson
 Cubin
 Davis, Jo Ann
 Hastert
 Higgins
 Jindal
 Kilpatrick
 Lee
 Maloney (NY)
 Perlmutter
 Rangel
 Rush

Saxton
 Schakowsky
 Schiff
 Schmidt
 Schwartz
 Scott (GA)
 Scott (VA)
 Sessions
 Serrano
 Sestak
 Shadegg
 Shays
 Shea-Porter
 Sherman
 Shimkus
 Shuler
 Shuster
 Simpson
 Sires
 Skelton
 Slaughter
 Smith (NE)
 Smith (NJ)
 Smith (TX)
 Smith (WA)
 Snyder
 Solis
 Souder
 Space
 Spratt
 Stark
 Stearns
 Stupak
 Sullivan
 Sutton
 Tancredo
 Tanner
 Tauscher
 Taylor
 Terry
 Thompson (CA)
 Thompson (MS)
 Thornberry
 Tiahrt
 Tiberi
 Tierney
 Towns
 Turner
 Udall (CO)
 Udall (NM)
 Upton
 Van Hollen
 Velázquez
 Visclosky
 Walberg
 Walden (OR)
 Walsh (NY)
 Walz (MN)
 Wamp
 Wasserman
 Schultz
 Waters
 Watson
 Watt
 Rodriguez
 Waxman
 Weiner
 Welch (VT)
 Weldon (FL)
 Weller
 Westmoreland
 Wexler
 Whitfield
 Wicker
 Wilson (NM)
 Wilson (OH)
 Wilson (SC)
 Wolf
 Woolsey
 Wu
 Wynn
 Yarmuth
 Young (AK)
 Young (FL)

□ 1711

So (two-thirds being in the affirmative) the rules were suspended and the concurrent resolution, as amended, was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

FOREIGN SERVICE VICTIMS OF TERRORISM ACT OF 2007

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and pass the bill, H.R. 2828, as amended, on which the yeas and nays were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New Jersey (Mr. PAYNE) that the House suspend the rules and pass the bill, H.R. 2828, as amended.

This will be a 2-minute vote.

The vote was taken by electronic device, and there were—yeas 409, nays 12, not voting 11, as follows:

[Roll No. 930]

YEAS—409

Ackerman
 Aderholt
 Akin
 Alexander
 Allen
 Altmire
 Andrews
 Arcuri
 Baca
 Bachmann
 Bachus
 Baird
 Baker
 Baldwin
 Barrett (SC)
 Barrow
 Bartlett (MD)
 Barton (TX)
 Bean
 Becerra
 Berkley
 Berman
 Berry
 Biggert
 Bilbray
 Bilirakis
 Bishop (GA)
 Bishop (NY)
 Bishop (UT)
 Blackburn
 Blumenauer
 Blunt
 Boehner
 Bonner
 Bono
 Boozman
 Boren
 Boswell
 Boucher
 Boustany
 Boyd (FL)
 Boyda (KS)
 Brady (PA)
 Brady (TX)
 Braley (IA)
 Brown (SC)
 Brown, Corrine
 Brown-Waite,
 Ginny
 Buchanan
 Burgess
 Burton (IN)
 Butterfield
 Buyer
 Calvert
 Camp (MI)
 Campbell (CA)
 Cannon
 Capito
 Capps
 Capuano
 Cardoza
 Carnahan
 Carney
 Carter
 Castle
 Castor
 Chabot
 Chandler
 Clarke
 Clay
 Cleaver
 Clyburn
 Coble
 Cohen
 Cole (OK)
 Conaway
 Conyers
 Cooper
 Costa
 Costello
 Courtney
 Cramer
 Crenshaw
 Crowley
 Cuellar
 Culberson
 Cummings
 Davis (AL)
 Davis (CA)
 Davis (IL)
 Davis (KY)
 Davis, David
 Davis, Lincoln
 Davis, Tom
 DeFazio
 DeGette
 Delahunt
 DeLauro
 Dent
 Diaz-Balart, L.
 Diaz-Balart, M.
 Dicks
 Dingell
 Doggett
 Donnelly
 Doolittle
 Doyle
 Drake
 Dreier
 Duncan
 Edwards
 Ehlers
 Ellison
 Ellsworth
 Emanuel
 Emerson
 Engel
 English (PA)
 Eshoo
 Etheridge
 Everett
 Fallin
 Farr
 Fattah
 Feeney
 Ferguson
 Filner
 Forbes
 Fortenberry
 Fossella
 Foxx
 Frank (MA)
 Franks (AZ)
 Frelinghuysen
 Gallegly
 Garrett (NJ)
 Gerlach
 Giffords
 Gilchrest
 Gillibrand
 Gingrey
 Gohmert
 Gonzalez
 Goodlatte
 Gordon
 Granger
 Graves
 Green, Al
 Green, Gene
 Grijalva
 Gutierrez
 Hall (NY)
 Hall (TX)
 Hare
 Harman
 Hastings (FL)
 Hastings (WA)
 Hayes
 Heller
 Hensarling
 Herger
 Herseth Sandlin
 Hill
 Hinchey
 Hinojosa
 Hirono
 Hobson
 Hodes
 Hoekstra
 Holden
 Holt
 Honda
 Hooley

Hoyer
 Hulshof
 Hunter
 Inglis (SC)
 Inslee
 Israel
 Issa
 Jackson (IL)
 Jackson-Lee
 (TX)
 Jefferson
 Johnson (GA)
 Johnson (IL)
 Johnson, E. B.
 Johnson, Sam
 Jones (NC)
 Jones (OH)
 Jordan
 Kagen
 Kanjorski
 Kaptur
 Keller
 Kennedy
 Kildee
 Kind
 King (IA)
 King (NY)
 Kingston
 Kirk
 Klein (FL)
 Kline (MN)
 Knollenberg
 Kucinich
 Kuhl (NY)
 LaHood
 Lamborn
 Lampson
 Langevin
 Lantos
 Larsen (WA)
 Larson (CT)
 Latham
 Levin
 Lewis (CA)
 Lewis (GA)
 Lewis (KY)
 Linder
 Lipinski
 LoBiondo
 Loeb sack
 Lofgren, Zoe
 Lowey
 Lucas
 Lungren, Daniel
 E.
 Lynch
 Mack
 Mahoney (FL)
 Manzullo
 Marchant
 Markey
 Marshall
 Matheson
 Matsui
 McCarthy (CA)
 McCarthy (NY)
 McCaul (TX)
 McCollum (MN)
 McCotter
 McCrery
 McDermott
 McGovern
 McHenry
 McHugh
 McIntyre
 McKeon
 McMorris
 Rodgers
 McNerney
 McNulty
 Meek (FL)

Meeks (NY)
 Melancon
 Mica
 Michaud
 Miller (FL)
 Miller (MI)
 Miller (NC)
 Miller, Gary
 Miller, George
 Mitchell
 Mollohan
 Moore (KS)
 Moore (WI)
 Moran (KS)
 Moran (VA)
 Murphy (CT)
 Murphy, Patrick
 Murphy, Tim
 Murtha
 Musgrave
 Myrick
 Nadler
 Napolitano
 Neal (MA)
 Neugebauer
 Nunes
 Oberstar
 Obey
 Olver
 Ortiz
 Pallone
 Pascarell
 Pastor
 Payne
 Pearce
 Pence
 Peterson (MN)
 Peterson (PA)
 Petri
 Pickering
 Pitts
 Platts
 Poe
 Pomeroy
 Porter
 Price (GA)
 Price (NC)
 Pryce (OH)
 Putnam
 Radanovich
 Rahall
 Ramstad
 Rangel
 Regula
 Rehberg
 Reichert
 Renzi
 Reyes
 Reynolds
 Richardson
 Rodriguez
 Rogers (AL)
 Rogers (KY)
 Rogers (MI)
 Rohrabacher
 Ros-Lehtinen
 Roskam
 Ross
 Rothman
 Roybal-Allard
 Royce
 Ruppertsberger
 Rush
 Ryan (OH)
 Ryan (WI)
 Salazar
 Sali
 Sánchez, Linda
 T.
 Sanchez, Loretta
 Sarbanes

NAYS—12

Broun (GA)
 Cantor
 Deal (GA)
 Flake
 Goode
 LaTourette
 Paul
 Shuster

NOT VOTING—11

Abercrombie
 Carson
 Cubin
 Davis, Jo Ann
 Hastert
 Higgins
 Jindal
 Kilpatrick
 Lee
 Maloney (NY)
 Perlmutter

□ 1716

So (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

SPUTNIK ON DISPLAY

(Mr. SHAYS asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. SHAYS. Members of the House, 50 years ago on Thursday, the Russians launched a tiny moon into space called Sputnik. They built seven satellites, one they launched which burned up as it came back to Earth. One of them is right outside the main entrance on the way to Statuary Hall.

I would invite Members to take a look at what shook the world 50 years ago and got us to wake up. Sputnik is right on the way to Statuary Hall.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Without objection, 2-minute voting will continue.

There was no objection.

EXPRESSING SENSE OF CONGRESS REGARDING THE IMMEDIATE AND UNCONDITIONAL RELEASE OF DAW AUNG SAN SUU KYI

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and agree to the concurrent resolution, H. Con. Res. 200, as amended, on which the yeas and nays were ordered.

The Clerk read the title of the concurrent resolution.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. LANTOS) that the House suspend the rules and agree to the concurrent resolution, H. Con. Res. 200, as amended.

This will be a 2-minute vote.

The vote was taken by electronic device, and there were—yeas 413, nays 2, not voting 17, as follows:

[Roll No. 931]

YEAS—413

Abercrombie	Biggart	Brown, Corrine
Ackerman	Bilbray	Brown-Waite,
Aderholt	Bilirakis	Ginny
Akin	Bishop (GA)	Buchanan
Alexander	Bishop (NY)	Burgess
Allen	Bishop (UT)	Burton (IN)
Altmire	Blackburn	Butterfield
Andrews	Blumenauer	Buyer
Arcuri	Blunt	Calvert
Baca	Boehner	Camp (MI)
Bachmann	Bonner	Campbell (CA)
Bachus	Bono	Cannon
Baird	Boozman	Cantor
Baker	Boren	Capito
Baldwin	Boswell	Capps
Barrett (SC)	Boucher	Capuano
Barrow	Boustany	Cardoza
Bartlett (MD)	Boyd (FL)	Carnahan
Barton (TX)	Boyd (KS)	Carney
Bean	Brady (PA)	Carter
Becerra	Brady (TX)	Castle
Berkley	Braley (IA)	Castor
Berman	Broun (GA)	Chabot
Berry	Brown (SC)	Chandler

Clarke	Hodes	Moran (KS)
Clay	Hoekstra	Moran (VA)
Cleaver	Holden	Murphy (CT)
Clyburn	Holt	Murphy, Patrick
Coble	Hooley	Murphy, Tim
Cohen	Hoyer	Murtha
Cole (OK)	Hulshof	Musgrave
Conaway	Hunter	Myrick
Conyers	Inglis (SC)	Nadler
Cooper	Inslee	Napolitano
Costa	Israel	Neal (MA)
Costello	Issa	Neugebauer
Courtney	Jackson (IL)	Nunes
Cramer	Jackson-Lee	Oberstar
Crenshaw	(TX)	Obey
Crowley	Jefferson	Olver
Cuellar	Johnson (GA)	Ortiz
Culberson	Johnson (IL)	Pallone
Cummings	Johnson, E. B.	Pascarell
Davis (AL)	Johnson, Sam	Pastor
Davis (CA)	Jones (NC)	Payne
Davis (IL)	Jones (OH)	Pearce
Davis (KY)	Jordan	Pence
Davis, David	Kagen	Peterson (MN)
Davis, Lincoln	Kanjorski	Peterson (PA)
Davis, Tom	Kaptur	Petri
Deal (GA)	Keller	Pickering
DeFazio	Kennedy	Pitts
DeGette	Kildee	Platts
DeLauro	Kind	Poe
Dent	King (IA)	Pomeroy
Diaz-Balart, L.	King (NY)	Porter
Diaz-Balart, M.	Kingston	Price (GA)
Dicks	Kirk	Price (NC)
Dingell	Klein (FL)	Pryce (OH)
Doggett	Kline (MN)	Putnam
Donnelly	Knollenberg	Radanovich
Doolittle	Kucinich	Rahall
Doyle	Kuhl (NY)	Ramstad
Drake	LaHood	Rangel
Dreier	Lamborn	Regula
Duncan	Lampson	Rehberg
Edwards	Langevin	Reichert
Ehlers	Lantos	Renzi
Ellison	Larsen (WA)	Reyes
Ellsworth	Larson (CT)	Reynolds
Emanuel	Latham	Richardson
Emerson	LaTourette	Rodriguez
Engel	Levin	Rogers (AL)
English (PA)	Lewis (CA)	Rogers (KY)
Eshoo	Lewis (GA)	Rogers (MI)
Etheridge	Lewis (KY)	Rohrabacher
Everett	Linder	Ros-Lehtinen
Fallin	Lipinski	Roskam
Farr	LoBiondo	Ross
Fattah	Loebback	Rothman
Feeney	Lofgren, Zoe	Roybal-Allard
Ferguson	Lowey	Royce
Filner	Lucas	Ruppersberger
Flake	Lungren, Daniel	Rush
Forbes	E.	Ryan (OH)
Fortenberry	Lynch	Ryan (WI)
Fossella	Mack	Salazar
Fox	Mahoney (FL)	Sall
Frank (MA)	Manzullo	Sánchez, Linda
Franks (AZ)	Marchant	T.
Frelinghuysen	Markey	Sanchez, Loretta
Gallegly	Marshall	Sarbanes
Garrett (NJ)	Matheson	Saxton
Gerlach	Matsui	Schakowsky
Giffords	McCarthy (CA)	Schiff
Gilchrest	McCarthy (NY)	Schmidt
Gillibrand	McCaull (TX)	Schwartz
Gingrey	McCollum (MN)	Scott (GA)
Gonzalez	McCotter	Scott (VA)
Goode	McCrery	Sensenbrenner
Goodlatte	McDermott	Serrano
Gordon	McGovern	Sessions
Granger	McHenry	Sestak
Graves	McHugh	Shadegg
Green, Al	McIntyre	Shays
Grijalva	McKeon	Shea-Porter
Gutierrez	McMorris	Sherman
Hall (NY)	Rodgers	Shimkus
Hall (TX)	McNerney	Shuler
Hare	McNulty	Shuster
Harman	Meek (FL)	Simpson
Hastings (FL)	Meeks (NY)	Sires
Hastings (WA)	Melancon	Skelton
Hayes	Mica	Slaughter
Heller	Michaud	Smith (NE)
Hensarling	Miller (FL)	Smith (NJ)
Herger	Miller (MI)	Smith (TX)
Herseeth Sandlin	Miller (NC)	Smith (WA)
Hill	Miller, Gary	Snyder
Hinchey	Mitchell	Solis
Hinojosa	Mollohan	Souder
Hirono	Moore (KS)	Space
	Moore (WI)	Spratt

Stark	Udall (NM)	Welch (VT)
Stearns	Upton	Weldon (FL)
Stupak	Van Hollen	Weller
Sullivan	Velázquez	Westmoreland
Sutton	Visclosky	Wexler
Tanner	Walberg	Whitfield
Tauscher	Walden (OR)	Wicker
Taylor	Walsh (NY)	Wilson (NM)
Thompson (CA)	Walz (MN)	Wilson (OH)
Thompson (MS)	Wamp	Wilson (SC)
Thornberry	Wasserman	Woolsey
Tiahrt	Schultz	Wu
Tiberi	Waters	Wynn
Tierney	Watson	Yarmuth
Towns	Watt	Young (AK)
Turner	Waxman	Young (FL)
Udall (CO)	Weiner	

NAYS—2

Paul

Terry

NOT VOTING—17

Carson	Higgins	Maloney (NY)
Cubin	Hobson	Miller, George
Davis, Jo Ann	Honda	Perlmutter
Gohmert	Jindal	Tancredo
Green, Gene	Kilpatrick	Wolf
Hastert	Lee	

□ 1722

So (two-thirds being in the affirmative) the rules were suspended and the concurrent resolution, as amended, was agreed to.

The result of the vote was announced as above recorded.

The title was amended so as to read: "Concurrent resolution condemning the violent suppression of Buddhist monks and other peaceful demonstrators in Burma and calling for the immediate and unconditional release of Daw Aung San Suu Kyi."

A motion to reconsider was laid on the table.

PERSONAL EXPLANATION

Mr. PERLMUTTER. Mr. Speaker, due to a family emergency I missed the following votes on Tuesday, October 2, 2007. I would have voted as follows:

H.R. 3087—To require the President, in coordination with the Secretary of State, the Secretary of Defense, the Joint Chiefs of Staff, and other senior military leaders, to develop and transmit to Congress a comprehensive strategy for the redeployment of United States Armed Forces in Iraq—"yea;" H. Res. 635—Recognizing the commencement of Ramadan, the Islamic holy month of fasting and spiritual renewal, and commending Muslims in the United States and throughout the world for their faith—"yea;" H. Con. Res. 203—Condemning the persecution of labor rights advocates in Iran—"yea;" H.R. 2828—To provide compensation to relatives of United States citizens who were killed as a result of the bombings of United States Embassies in East Africa on August 7, 1998—"yea;" and H. Con. Res. 200—Condemning the violent suppression of Buddhist Monks and other peaceful demonstrators in Burma and calling for the immediate and unconditional release of Daw Aung San Suu Kyi—"yea."

PERSONAL EXPLANATION

Ms. KILPATRICK. Mr. Speaker, due to official business in the 13th Congressional District of Michigan, I was unable to attend to several votes. Had I been present, I would have voted "yea" on final passage of H.R. 3087, to require the President, in coordination with the

Secretary of State, the Secretary of Defense, the Joint Chiefs of Staff, and other senior military leaders, to develop and transmit to Congress a comprehensive strategy for the redeployment of United States Armed Forces in Iraq; "yea" on final passage of H. Res. 635, recognizing the commencement of Ramadan, the Islamic holy month of fasting and spiritual renewal, and commending Muslims in the United States and throughout the world for their faith; "yea" on final passage of H. Con. Res. 203, condemning the persecution of labor rights advocates in Iran; "yea" on final passage of H.R. 2828, to provide compensation to relatives of United States citizens who were killed as a result of the bombings of United States Embassies in East Africa on August 7, 1998; and "yea" on final passage of H. Con. Res. 200, condemning the violent suppression of Buddhist Monks and other peaceful demonstrators in Burma and calling for the immediate and unconditional release of Daw Aung San Suu Kyi.

COMMUNICATION FROM THE HONORABLE MAXINE WATERS, MEMBER OF CONGRESS

The SPEAKER pro tempore laid before the House the following communication from the Honorable MAXINE WATERS, Member of Congress:

CONGRESS OF THE UNITED STATES,
HOUSE OF REPRESENTATIVES,
Washington, DC, October 2, 2007.

Hon. NANCY PELOSI,
Speaker, House of Representatives
Washington, DC.

DEAR MADAM SPEAKER: This is to formally notify you pursuant to Rule VIII of the Rules of the House that I have been served with a trial subpoena for testimony in a criminal case issued by the Superior Court for the District of Columbia.

After consultation with the Office of General Counsel, I have determined that compliance with the subpoena is not consistent with the privileges and rights of the House. Sincerely,

MAXINE WATERS,
Member of Congress.

REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 1506

Mr. BUTTERFIELD. Madam Speaker, I ask unanimous consent that my name be removed as a cosponsor of H.R. 1506.

The SPEAKER pro tempore (Mrs. BOYDA of Kansas). Is there objection to the request of the gentleman from North Carolina?

There was no objection.

REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H. RES. 106

Mr. CARNAHAN. Madam Speaker, I ask unanimous consent to have my name removed as a cosponsor of H. Res. 106.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Missouri?

There was no objection.

CONGRATULATIONS, CHIEF BRISCOE

(Mr. MCHENRY asked and was given permission to address the House for 1

minute and to revise and extend his remarks.)

Mr. MCHENRY. Madam Speaker, we are often told safety doesn't happen by accident. And it is no accident that Caldwell County has been kept safe under the careful watch of Lenoir Fire Chief Ken Briscoe, who has been fighting fires for more than 30 years.

Chief Briscoe wrote the book on firefighting, literally. He developed extensive training curricula while working with the State fire marshal's office, sharing his wisdom and experience with more than 1,400 North Carolina fire departments.

Chief Briscoe then returned to the front lines of firefighting, taking the helm of the Lenoir Fire Department, and we have been fortunate to have him. The Lenoir Fire Department is a top-notch organization. And because of his leadership there, Chief Briscoe has recently been named North Carolina's top firefighter by the North Carolina State Firemen's Association.

In the words of one of his lieutenants, "Chief Briscoe is a firefighter's fireman." I am honored to know such a public servant and call him a friend.

Congratulations, Chief Briscoe. We are very proud of you. You have earned this award, and you have kept the people of western North Carolina safe. Thank you for your service.

FLORIDA STANDS AGAINST TERRORIST REGIMES

(Mr. MARIO DIAZ-BALART of Florida asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. MARIO DIAZ-BALART of Florida. Madam Speaker, on September 19, the State of Florida took a very principled stand against terrorist regimes by divesting roughly \$1.3 billion of public employee retirement funds from companies that invest in Iran and Sudan. Iran is actively developing nuclear weapons despite protests from the international community and has repeatedly threatened to wipe the State of Israel off the map.

Sudan continues to engage in genocide against its citizens, resulting in more than 400,000 deaths and more than 2 million people forced to seek refuge in neighboring countries. The American people's hard-earned money should not go towards helping state sponsors of terror or enhancing illegal nuclear programs.

Madam Speaker, I am extremely proud of Florida and its leadership for taking this remarkable step on this issue, and I hope other States will join in this effort.

Obviously, more can always be done to stop funding and to take funding away from state sponsors of terrorism, but this is an important step that the State of Florida has taken. For that, I commend the State of Florida and the State elected officials.

WELCOMING NATIONAL FRANCHISEE ASSOCIATION

(Mr. GINGREY asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. GINGREY. Madam Speaker, throughout the course of our Nation's history, the prosperity of America and its citizens has invariably been linked with the success of our economy. Our country should be proud of its entrepreneurs who are the key components of that success.

I would like to recognize and thank the National Franchisee Association for providing the support and resources necessary to maintain its membership which consists of Burger King franchisees.

The NFA was founded with a mission: "To improve, preserve and ensure the economic well-being for all of its members." For nearly 20 years, the National Franchisee Association has delivered this promise by expanding its services and adapting to the ever-changing economic and technological landscape.

Today, the NFA's membership is comprised of approximately 1,200 franchisees from across the country, representing every district in every State.

NFA members employ thousands of citizens and provide individuals, especially our Nation's youth, with an opportunity to learn traditional American values, including hard work, cooperation and responsibility.

Madam Speaker, I encourage my colleagues to welcome the NFA's membership to our Nation's Capital, and I thank them for their continuous positive contribution to the fabric of our society.

□ 1730

SPECIAL ORDERS

The SPEAKER pro tempore. Under the Speaker's announced policy of January 18, 2007, and under a previous order of the House, the following Members will be recognized for 5 minutes each.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Texas (Mr. POE) is recognized for 5 minutes.

(Mr. POE addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

YOUTH PRESIDENTIAL FORUM

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Florida (Mr. KELLER) is recognized for 5 minutes.

Mr. KELLER. Madam Speaker, what are the most important issues facing today's high school and college students? Being able to afford college? Access to health care? The Iraq war? Who are their favorite Democratic candidates? Obama? Clinton? Edwards?

Who are their favorite Republican candidates? Giuliani? McCain? Romney?

Well, thanks to the first ever National Youth Presidential Forum on November 14, 2007, up to 10 million young people will have the opportunity to hear from the Presidential candidates from both parties and then cast their votes.

As the Congressman from central Florida, I'm very proud that the Lou Frey Institute of Politics and Government at the University of Central Florida is playing a key role in putting together this unprecedented event.

They've joined together with the EWN Foundation, The Presidential Classroom, and the United States Association of Former Members of Congress to sponsor a 3-hour forum online, which brings together Presidential candidates and America's young people for the first time in a unique Webcast.

This is how it will work. Presidential classroom scholars will create questions which will then be sent to the Presidential candidates who can respond via videotape prior to the event or live the day of the event. Then, thanks to the event sponsors, the Webcast will be provided free to each of the participating high schools and colleges across the United States.

All of the students will then be able to vote for up to 36 hours after hearing from each of the candidates on the issues most important to them.

I urge my colleagues to go to www.rocktheweb.org for more information on this great project. It provides a valuable civics lesson for our students and important feedback to our Presidential candidates on the key issues facing America's young people.

I would encourage all of the Presidential candidates, high schools and colleges to participate in this worthwhile educational opportunity.

CAMEL NO. 9 CIGARETTES

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from California (Mrs. CAPPS) is recognized for 5 minutes.

Mrs. CAPPS. Madam Speaker, I rise to discuss an important public health issue, particularly for young women and girls.

As a mother, grandmother and a former school nurse, I know all about the annual back-to-school shopping ritual. Each fall, kids and parents hit the stores to stock up on school supplies and new clothes. Unfortunately, this fall there's a new must-have item being advertised, and believe it or not, it's Camel No. 9 cigarettes.

It's being brought to our daughters, granddaughters and nieces by the folks at R.J. Reynolds, the same company that thought cartoon character Joe Camel was a responsible product spokesman.

Camel No. 9 cigarettes are just the pink version of Joe Camel, or as one Oregon newspaper put it, "Barbie Camel." And R.J. Reynolds' tobacco

marketing strategy is complete with fashionable giveaways to young women that include berry lip balm and mini hot pink purses.

The tag line for Camel No. 9 is "light and luscious," which sounds more like a tasty treat than a cancer-causing cigarette. Now there's even a Camel No. 9 stiletto line which evokes images of the sexy shoes.

Well, I'd like to remind R.J. Reynolds that there's nothing sexy about emphysema or dying prematurely from cancer. No amount of pretty pink packaging can obscure the fact that lung cancer is the number one cancer killer among American women, a truth that underscores big tobacco's desperate search for new smokers.

While we expect this kind of sleazy marketing from tobacco companies, I've been terribly disappointed that they've found a new and unexpected ally in women's fashion magazines. These magazines set the styles and trends for the country. They have historically served as legitimate sources for information on women's health and fitness, and they've sold out the well-being of their readers to help big tobacco in their search for new victims.

So back in June, 40 of my colleagues joined me in writing to the publishers of 11 leading women's magazines. We asked them to voluntarily stop accepting misleading advertising for deadly cigarettes, particularly for Camel No. 9. When not one of these magazines bothered to formally respond to our first letter, we wrote again.

This time seven of them did respond, but none have committed to drop the ads. Several defended themselves by pointing to their editorials on the dangers of smoking, but how can a young impressionable reader possibly take that seriously when they can flip the page and find an advertisement for cigarettes that make them look as sexy and sophisticated as perfume?

Just look at this ad printed in the October edition of "Glamour." This "Dressed to the 9s" piece encourages the "fashion forward" woman to embrace a vintage look and more closely resembles the magazine's regular editorial content on the latest fashions. The ad also helpfully recommends starting a vintage makeover with a little black dress.

Quite frankly, it would be more appropriate to exhibit how it would look with black lungs and yellowed teeth readers would have after a life of smoking.

This sort of deceptive advertising is brilliant in the eyes of marketers but shameful in the eyes of anyone who cares about public health. These ads are obviously targeted to appeal to young women and girls.

And although this magazine may claim that girls and teens are only a small fraction of their readership, I think that everyone can relate to the familiar scene of a young girl in line at the grocery store with her mom, flipping through the magazines that the

cool older girls are reading. This is exactly what they would see in this issue of "Glamour." There's two more pages I don't have time to flip through myself.

Newsweek columnist Anna Quindlen recently wrote on Camel No. 9 cigarettes and this deliberate effort to appeal to young women and girls. In her piece she noted that her own 18-year-old daughter had tried Camel No. 9, describing its taste and smell with words like perfume, caramel, and chai tea.

So R.J. Reynolds and leading women's fashion magazines are pushing pink stiletto cigarettes that smell like perfume, taste like chai on ad pages that are virtually indistinguishable from the regular fashion content of the magazine. Yet, they continue to insist that this ad blitz, timed perfectly to coincide with the start of school, is in no way targeting our children? It would be laughable if it wasn't so serious.

Tomorrow, we're going to be having a hearing on H.R. 1108, introduced by my colleague HENRY WAXMAN, which would give FDA the authority to regulate tobacco, including advertising, and I hope that the magazines that are printing these ads don't wait until Congress passes a law in order to do the right thing.

If the Camel No. 9 advertising blitz that greeted our students at the start of the school year is any indication of their intentions, I shudder to think of the tricks and treats R.J. Reynolds and its new friends in the magazine business have in store for our young women and girls this Halloween.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from North Carolina (Mr. JONES) is recognized for 5 minutes.

(Mr. JONES of North Carolina addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

LET'S GET SERIOUS ABOUT OUR FISCAL OUTLOOK

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Virginia (Mr. WOLF) is recognized for 5 minutes.

Mr. WOLF. Madam Speaker, last Tuesday Congressman JIM COOPER and I reintroduced the SAFE Commission Act, and I'm hopeful that by joining efforts our colleagues in the House and the Senate will embrace this bipartisan commission that could put our country on sound financial footing.

U.S. Comptroller General David Walker, the Heritage Foundation, the Brookings Institution, the Concord Coalition and the Committee for a Responsible Federal Budget all support the Cooper-Wolf SAFE Commission Act.

These groups also have joined on what they call "The Fiscal Wake-Up Tour," which has been traveling across

America from San Francisco to Cincinnati laying out the facts about the future financial condition of our country, discussing possible options and preparing the way for tough choices that those of us in Congress are going to have to make.

When you look at this tour, you see groups who usually disagree more than they agree on policy issues. That makes it even more extraordinary that they all agree that we need to sit down and work together to make sure our country doesn't fall into a financial canyon that we can never climb out of.

That's the message that is resonating with folks who hear them: the need to come together and work to find bipartisan answers to ensure a secure financial future for America.

What the tour has told us, too, is that we shouldn't underestimate the willingness and ability of the American people to hear the truth and support the decisions necessary to change our financial course, and that's encouraging.

Many of you may recall the Simon and Garfunkel song, "The Boxer," with the refrain, "Man hears what he wants to hear and disregards the rest." The Fiscal Wake-Up Tour offers hope that with education Americans may be more ready than we think to accept the fact that Federal spending cannot continue to balloon without consequences. It is time that we tell the American people what they need to hear and not just what they want to hear. "The Boxer" song, "Man hears what he wants to hear and disregards the rest."

Thirty years from now we won't be arguing in Congress over discretionary spending anymore because there will be no funding left in that category.

I'm not an expert in economics, but simple math tells us that little money will be left to ensure that our highways and bridges are safe, that there will be no money for cancer research and to solve the riddles of Parkinson's and Alzheimer's, that there won't be money to care for veterans.

Resources will be scarce to ensure our schools are the best in the world so that our children and grandchildren can get the necessary tools, particularly in math and science, to compete in the world marketplace.

We owe it to our young people to start the process today. Reining in spending is both an economic and it is a moral issue.

We cannot continue to avoid our responsibility to future generations of Americans by passing on a broken system in the form of unfunded Social Security and Medicare obligations and unsustainable spending.

We cannot continue to borrow and mortgage our future to countries like China, which has a terrible human rights record and has plundered Tibet, and has Catholic bishops in jail and Protestant pastors in jail and others in jail, or the Saudi Arabia that is funding Wahabism around the world, that

they carry obscene amounts of our debt.

But I'm going to be candid. Congress, on its own, unfortunately can't get it done in this politically charged atmosphere of Washington today. The Congress today is dysfunctional. The latest public opinion polls perhaps validate my assessment.

The American people expect us to put our partisan differences aside and to work together to get things done. We must move beyond the politics and come to grips with the fact that the financial future of our country is an American issue. It's not a red issue or blue issue. It's a red, white and blue issue. It's an issue that, as Americans, we should be working together to deal with.

Under the SAFE Commission process, Congress is the ultimate decision-maker obviously, but it will be the SAFE Commission, after holding hearings across the country, listening to the American people and putting everything on the table for discussion, entitlements and tax policies, which will send its recommendations to Congress for a mandatory up-or-down vote, similar to what we do on the base closing commission.

Congress will be the major part in the SAFE process. It will be at the table. We even hold out hope that Congress could find its way and act on its own.

First, at least four of the 14 congressionally appointed commission members must be sitting Members of Congress.

Second, if Congress enacts significant legislation aimed at addressing this looming crisis, the SAFE commission would terminate and cease to exist.

We hope this happens, but, quite frankly, I don't think it will. Abraham Lincoln once said: "You cannot escape the responsibility of tomorrow by evading it today."

I believe there is a moral component to this issue that goes to the heart of who we are as Americans. By that I mean have we lost a national will to make the tough decisions.

The SAFE Commission offers us the opportunity to find a way forward to protect our future. Is it right for one generation to live very well knowing that its debts will be left to be paid for by their children and their grandchildren? No, it is not right, but it is immoral.

I'm challenging our colleagues today to come together—to know that while you served in Congress you did everything in your power to provide the kind of security and way of life for your children and grandchildren that your parents and grandparents worked so hard to provide for you.

The challenge, too, goes out to the leadership in Congress and the Administration to make this a truly bipartisan effort and put the SAFE Commission on the fast track to enactment.

How can we lack leadership on such a fundamental issue?

Leadership by definition requires taking initiative—to act before others, to develop fresh approaches.

This issue is timely and critical.

I urge you to review the bipartisan Cooper-Wolf legislation.

□ 1745

IMPROPER OVERSIGHT OF BLACKWATER AND THE PASSAGE OF H.R. 3087 IS A STEP IN THE RIGHT DIRECTION TO RESPONSIBLY REDEPLOY OUR TROOPS FROM IRAQ

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Maryland (Mr. CUMMINGS) is recognized for 5 minutes.

Mr. CUMMINGS. Madam Speaker, today in the House Oversight and Government Reform Committee, my colleagues and I questioned the CEO of Blackwater and lead figures in the Department of State regarding private security contracting in Iraq and Afghanistan.

During the course of this hearing, I was absolutely alarmed and shocked by the stark reality that private contractors such as Blackwater have possibly created a shadow military of mercenary troops that are not accountable to the United States Government or to anyone else.

With 180,000 Americans, Iraqis and nationals from other countries who operate under an array of Federal contracts provide everything from security and intelligence gathering to infrastructure building and transporting supplies to a country nearly the size of California.

Even more alarming is the fact that Blackwater and similar private contractors make up the largest security force in Iraq. There are currently over 20,000 more contractors than the total U.S. military forces.

With these numbers, one may suspect the contractors are being utilized, in part, to mask the true extent of our involvement in Iraq. I am also concerned with the fact that many contractors such as those working for Blackwater are simply held to a different standard, where circumventing criminal law, rules of engagement and even the Geneva Conventions have become far too commonplace.

There have been 195 escalation of force incidents from Blackwater alone since 2005, including several previously unreported killings of Iraqi civilians. In 80 percent of these instances, Blackwater fired first. This "shoot now and ask questions later" attitude has resulted in further distrust amongst Iraqis for American military forces and the Iraqi Interior Ministry demanding that Blackwater cease its operations in Iraq, all during a time when winning the cooperation of Iraqi civilians and government is critical for our success for our mission.

Due to these and other incidents, Blackwater has undermined our strategic mission in Iraq and possibly stifled our already sensitive relationship with Iraq's neighboring states, those

same countries where garnering multi-lateral and bilateral support is critical to solidifying political reconciliation in Iraq.

The President has consistently stated that he wants to win the hearts and the minds of Iraqis. However, the ongoing use of Blackwater contractors that are consistently beyond legal reach is not the way to achieve that goal. Blackwater is clearly the realization of former Secretary of Defense Donald Rumsfeld's vision of a "hollow military," where everything that can be privatized and outsourced will be.

Blackwater appears to be held above the law, as the State Department continues to make little effort to hold it accountable, while continuing to award contracts amounting to over \$1 billion since 2000, \$300 million of which were awarded as no-bid contracts. Clearly it is time for a new direction beyond the failed policy in Iraq, which has been further deteriorated by the administration's use of inept privatized security contractors.

That new direction begins with outlining a clear statement on appropriate and detailed contingency plans for a reasonable redeployment of troops from Iraq, including consideration of force protection for military and civilian personnel and a need to continue to protect our vital national security interests as mandated in Representatives ABERCROMBIE, TANNER and TURNER's bill, H.R. 3087.

As such, the passage of H.R. 3087 is a clear step in the right direction, that our men and women in uniform not sacrifice another 3,800 lives without a clear strategy for redeploying our troops. We recognize that, since the planning of the redeployment of our troops from Iraq is a complex status, we must plan accordingly as to not repeat the mistakes made in the original planning for the Iraq invasion and post-war occupation.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Indiana (Mr. BURTON) is recognized for 5 minutes.

(Mr. BURTON of Indiana addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from New York (Mr. HALL) is recognized for 5 minutes.

(Mr. HALL of New York addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

HONORING OWSLEY BROWN

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Kentucky (Mr. YARMUTH) is recognized for 5 minutes.

Mr. YARMUTH. Madam Speaker, it is my distinct honor to rise today in recognition of my good friend and a

great citizen of my hometown of Louisville, Kentucky, Owsley Brown II, as we mark the end of his 46-year career at Brown-Forman.

In Louisville, Owsley is well known for his success in business. He worked his way up to the top of his family business, and his leadership turned it into a giant in the wine and spirits industry. That fact is all the more astounding, considering that among the top companies in the industry 50 years ago, only his Brown-Forman remains a leader in the field.

The global expansion has taken the company to heights only dreamed of back then, and the branding under his watch was absolutely unprecedented. Jack Daniel's, a tiny acquisition of a half century ago, has practically superseded the term whisky itself. But in Kentucky, of course, we take the most pride in Brown-Forman's home-grown bourbons: Early Times, Old Forester and Woodford Reserve.

Owsley Brown's reputation in business comes not only from making money, but from creating an environment in which people want to work. Owsley himself takes great pride in the fact that the average tenure at Brown-Forman, 14 years, is three times the average for a Fortune 500 Company. The reason for this is simple. For many of these employees, Owsley Brown gave them more than a job; he gave them a home.

But Owsley's place in our community only begins with what happens in the walls and barrels at Brown-Forman Corporation. Through the philanthropy of Brown-Forman, Owsley set the standard for what it means to be a good corporate citizen. His commitment to social responsibility can be seen throughout his work for the Century Council, of which Brown-Forman is a founding member, and in every facet of Louisville life.

His dedication to the arts has been critical to Louisville's developing a scene in which music, theater, independent film and visual arts of every stripe have thrived, helping to forge our community's unique and exciting character. His philanthropic devotion to health care has helped make Louisville home to some of the best facilities, doctors, and medical innovation in the world.

What's more, as Owsley helped to make Louisville a vibrant 21st-century city, he never lost sight of the need to preserve Kentucky's natural beauty. In fact, he has served as a powerful force in protecting land from overdevelopment, particularly along Louisville's scenic riverfront. Long before conservation hit the mainstream, Brown-Forman began implementing policies to reduce the company's environmental footprint and enhance the environment around us.

So as Owsley took Brown-Forman to new heights worldwide, our community reaped the rewards. We are fortunate in Louisville, for even as a corporation sees its leader pass the torch into other

capable hands, Mr. BROWN remains one of our most generous and responsible citizens. His triumph and business exceeds the success of the bottom line. The true achievement he oversaw and engineered was creating a company of fine character and impeccable integrity, just like the man himself.

I urge my colleagues to join me in honoring my good friend, Owsley Brown, thanking him for all he has done and wishing him luck as he enters this next chapter of life.

Owsley, you and Christy now have time to see the world, and I have no doubt that you will use that time to change it.

COSTA RICA CAFTA REFERENDUM

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Maine (Mr. MICHAUD) is recognized for 5 minutes.

Mr. MICHAUD. Madam Speaker, I rise tonight in strong opposition to the lies being told to the good people of Costa Rica about the importance of the CAFTA referendum they are about to vote on.

I went to Costa Rica last night to share some basic truths. The pro-CAFTA government is now telling the people of Costa Rica how wonderful passage of CAFTA will be for them.

Remember when the Mexican Government said exactly the same thing to the people of Mexico during a debate on NAFTA in 1993? What happened with the passage of NAFTA, 1.3 million Mexican farmers have been displaced.

The country's growth rate has stagnated. Wages have actually declined, and the country's environmental policies have been successfully challenged and chilled throughout NAFTA's outrageous corporate regime.

NAFTA and CAFTA have actually increased protectionism by restricting free commerce in lifesaving medicine. One hundred priests in Costa Rica have come out against the flawed trade model; and just this past weekend, hundreds of thousands of good Costa Rican citizens protested this referendum. Out of a country of 4 million people, that shows how strong opposition is, and it should be.

Voters are being told by the United States Government that we will retaliate if they do not vote in favor of this referendum. The people of Costa Rica can rest assured that the U.S. Government will not retaliate. In fact, let me quote a letter last week sent from our Senate majority leader, HARRY REID, and the Speaker of the House to the Ambassador of Costa Rica: "The decision as to whether or not Costa Rica joins CAFTA and votes yes or no on their referendum on October 7 is the decision of the people of Costa Rica."

The letter goes on to say: "We understand that it has been asserted by some that there is a link between the referendum vote and Costa Rica's continued participation in the Caribbean Basin Initiative. We are not aware of

any connection between the two. Participation in CBI is not conditioned on a country's decision to approve or reject a free trade agreement with the United States."

As someone who has supported trade preference for Latin American countries like I have, the most recent the Andean countries, I can confirm that there will be absolutely no retaliation against the country or voters no matter what the outcome of the referendum. The people must look beyond the scare tactics being waged in this campaign.

How will CAFTA affect Costa Rica? Voters, all they have to do is look to Mexico to see what CAFTA has done to them. Since the passage of NAFTA, poverty in Mexico has increased. The middle class has declined. Many Mexicans are fleeing to America in hopes of finding a better wage and a life for their families.

Who benefits under NAFTA and CAFTA agreements? The multinational corporations, not the people. We have seen that corporations and their friends in the government will employ dirty tricks, election fraud, and tell outright lies to ensure that they continue to be able to exploit workers and ruin the environment.

This is a historic and important vote for the people of Costa Rica. I believe it is time for the United States and Costa Rica to go back to the drawing board and develop a new trade agreement that all sides can be proud of. The United States renegotiated Peru, Colombia, Panama and South Korea. We should do the same thing with the agreement with Costa Rica. It is time to develop an agreement that benefits our workers and communities.

The SPEAKER pro tempore (Mr. WALZ of Minnesota). Under a previous order of the House, the gentleman from Delaware (Mr. CASTLE) is recognized for 5 minutes.

(Mr. CASTLE addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 928, IMPROVING GOVERNMENT ACCOUNTABILITY ACT

Mr. WELCH of Vermont, from the Committee on Rules, submitted a privileged report (Rept. No. 110-358) on the resolution (H. Res. 701) providing for consideration of the bill (H.R. 928) to amend the Inspector General Act of 1978 to enhance the independence of the Inspectors General, to create a Council of the Inspectors General on Integrity and Efficiency, and for other purposes, which was referred to the House Calendar and ordered to be printed.

REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 2740, MEJA EXPANSION AND ENFORCEMENT ACT OF 2007

Mr. WELCH of Vermont, from the Committee on Rules, submitted a privileged report (Rept. No. 110-359) on the resolution (H. Res. 702) providing for consideration of the bill (H.R. 2740) to require accountability for contractors and contract personnel under Federal contracts, and for other purposes, which was referred to the House Calendar and ordered to be printed.

REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 3648, MORTGAGE FORGIVENESS DEBT RELIEF ACT OF 2007

Mr. WELCH of Vermont, from the Committee on Rules, submitted a privileged report (Rept. No. 110-360) on the resolution (H. Res. 703) providing for consideration of the bill (H.R. 3648) to amend the Internal Revenue Code of 1986 to exclude discharges of indebtedness on principal residences from gross income, and for other purposes, which was referred to the House Calendar and ordered to be printed.

REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 3246, REGIONAL ECONOMIC AND INFRASTRUCTURE DEVELOPMENT ACT OF 2007

Mr. WELCH of Vermont, from the Committee on Rules, submitted a privileged report (Rept. No. 110-361) on the resolution (H. Res. 704) providing for consideration of the bill (H.R. 3246) to amend title 40, United States Code, to provide a comprehensive regional approach to economic and infrastructure development in the most severely economically distressed regions in the Nation, which was referred to the House Calendar and ordered to be printed.

□ 1800

DRUMBEATS OF WAR ARE COMING AGAIN

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Washington (Mr. McDERMOTT) is recognized for 5 minutes.

Mr. McDERMOTT. Mr. Speaker, out of a sense of duty and a growing fear, I rise to say that I hear the drumbeats of war coming again from this administration. This time, Iran is in the cross-hairs.

It's ironic that the alarm has sounded today, the birth date of Mahatma Gandhi, and the United Nation's first World Nonviolence Day in honor of Gandhi's commitment to peace.

Perhaps the contrast between the man of peace and an administration of war will underscore the need and the urgency for Congress to act before the President orders a military strike.

I listened and sounded the alarm in 2002 regarding Iraq. But the President and the Vice President had already set in motion their invasion plan, and those who got in the way were called unpatriotic and uncaring or worse. Back then, too many in the media, the Congress and across the Nation were willing to accept a war without justification or justice. Now, at least the American people overwhelmingly recognize the tragic consequences of the Iraq war and the occupation.

At least one development in 2008 may make this time different than 2002. The Internet has grown exponentially. Today, credible and factual information is readily available. The blogosphere is on fire sounding alarm, and we will have no one to blame except ourselves if we let this administration take us to war in Iran. Go to your computer and Google "Iran war." The search yields 74 million hits. Let me read a few of the top search results:

Day One: "The War with Iran."

"Iran: The next war," in the *Rolling Stone*.

"America's hidden war with Iran," *Newsweek*.

"Is U.S.-Iran war inevitable?" *Time* magazine.

"The Iran plans," the *New Yorker*.

And "The U.S. trains gulf Air Forces for war against Iran."

Some see the same signs as I do, and they are writing across a broad spectrum of the media, trying to be heard above the beats of war. However, the President and Vice President are using friendly fire from the right-wing media to lull the Americans to sleep, while they lay the groundwork and shop for a Gulf of Tonkin-like provocation to launch a military strike.

Journalist Tim Shipman of the *Telegraph* in London writes "American diplomats have been ordered to compile a dossier detailing Iran's violations of international law. Some U.S. diplomats believe the exercise will boost calls for military action by neoconservatives inside and outside the administration."

In the *New Yorker*, renowned journalist Seymour Hirsch says, "The revised bombing plan for a possible attack, with its tightened focus on counterterrorism, is gathering support among generals and admirals in the Pentagon."

Hirsch adds, "A Pentagon consultant on counterterrorism told me that, if the bombing campaign took place, it would be accompanied by a series of what are called short, sharp incursions by American special forces into suspected Iranian training camps. Cheney is devoted to this, no question."

Now, does that sound like a diplomatic solution to you?

For at least a year we've been lulled into believing that the administration cannot fool the American people again. But I say this is just the kind of wishful thinking this administration is hoping for. It gives them time to spin the rhetoric and plot the missile tracks into Iran.

We stand on the brink of a conflagration in the Middle East, spreading from Iraq to Iran, to Pakistan and Afghanistan and the entire region. The legacy of this administration could be wars without ends and wars without borders.

Waiting for the next election may be too late; 475 days is a long time.

As a medical doctor, I was trained to listen to the patient. I've been listening to this President, and he's telling us that Iran is his next military target. Congress is all that stands in the way of this President carrying out a bombing strike of how many sources, how many sites we don't know. And I urge the House to act before it is too late.

We need a resolution that requires the President to come back to the Congress before any act of war is taken against Iran.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Connecticut (Mr. SHAYS) is recognized for 5 minutes.

(Mr. SHAYS addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

THE MEASURE OF SUCCESS

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from California (Ms. WOOLSEY) is recognized for 5 minutes.

Ms. WOOLSEY. Mr. Speaker, the military announced yesterday that the number of monthly U.S. combat deaths fell to the lowest point in a year. Military and administration officials tout-ed this as a success.

Is this the way we're measuring success in Iraq these days? Sixty-four brave members of our military forces were killed in September. And that is a success? That is something to brag about?

Tell that to the 64 families who will have to celebrate the holidays without their loved ones this year. Tell that to the children who lost a parent. Tell that to the mother who prayed every single day for the safe return of her child.

That is not a success, Mr. Speaker. That is a tragic loss of life. We have lost over 3,800 brave men and women in uniform in the occupation of Iraq. At least 28,000 have been wounded. How many is too many before the administration sees the errors of its ways? I can't begin to guess.

And what about the Iraqi families? Press reports indicate that nearly 1,000 Iraqis were killed during the month of September. Tens of thousands were displaced from their homes in September.

Is this another success of the administration? Tell that to the children who can't go to school, to the hospitals trying to treat patients without a consistent supply of electricity, to the families who just want to live a normal life.

The international community, the so-called coalition of the willing, sees

the writing on the wall. In fact, British Prime Minister Gordon Brown just announced that 1,000 British troops will leave by the end of the year.

And speaking of milestones, Mr. Speaker, the number of coalition partner deaths recently reached 4,000. Enough is enough.

This Congress must, we must take bold steps to bring our troops home and to help the Iraqi people return to their lives. Only when the United States military presence, troops and contractors leave Iraq will the real healing and national rebuilding begin.

We don't need any more reports. What we need is action. We need the Commander in Chief to support the troops. We need him to bring our troops home, not in a year, not in 10, now. And we have seen that this administration will not redeploy the troops unless Congress forces its hand.

Eighty-four Members of the House have sent a letter to the President saying that we will only support spending bills that fully fund the safe, orderly and responsible redeployment of our troops and our military contractors. No more, no less.

Join us in our resolve. Support our troops. Bring them home.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from California (Ms. LINDA T. SÁNCHEZ) is recognized for 5 minutes.

(Ms. LINDA T. SÁNCHEZ of California addressed the House. Her remarks will appear hereafter in the Extensions of Remarks.)

NAFTA EXPANSION TO PERU

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Ohio (Ms. KAPTUR) is recognized for 5 minutes.

Ms. KAPTUR. Mr. Speaker, the proposed Bush NAFTA expansion to Peru provides no path to job growth in the United States or to correcting the growing U.S. trade deficit with Peru. The Bush proposal will yield the same result: more outsourced U.S. jobs, growing trade deficits, more landless Peruvian farmers, rising coca production, more illegal immigration, continued decline in the quality of life on both continents, and enrichment for a narrow band of political and multinational elites.

The proposed Peru agreement keeps intact some of the most offensive NAFTA-CAFTA provisions, such as prohibiting Congress from passing legislation to promote "buy American" or to prevent the offshoring of more of our jobs. We keep asking ourselves: If you keep getting the same bad result, why keep enacting more of the same kinds of laws?

The agreement even amplifies the CAFTA provisions regarding foreign investors being able to procure government contracts and settle disputes outside of U.S. courts. I find it unacceptable that the agreement handcuffs this Congress as it attempts to protect the

interests of the people who send us to represent them. That's supposed to be our job.

On a number of fronts, the Peru Free Trade Agreement stands to cause more harm than good. Take worker rights. The agreement merely commits Peru to hortatory, nonbinding language in the preamble to the ILO convention, and it does nothing to assure enforcement through the actual body of the conventions that provide the real protection for workers. There are no worker protections in this draft.

In addition, the environmental provisions are equally inferior. All of the major environmental groups oppose the agreement, but for a couple who receive heavy corporate contributions. Would this have anything to do with the fact that the Andalusian pipeline that will bring more oil and gas out of Latin America might have something to do with this agreement?

Importantly, in agriculture, as Oxfam points out, "the agreement will harm many thousands of Peru's farmers," just as in Mexico millions of farmers have been harmed who then flock to the United States to find any kind of sustenance. Though some American farmers think they will stand to benefit from the zeroed-out tariffs, many don't understand that the MERCOSUR customs agreement between Peru and its neighbors will allow pork to flow in there from Argentinean and Brazilian imports. So I would think that our pork producers should be very skeptical that they're going to claim the largest share of that market.

Now, where are these displaced Peruvian farmers supposed to turn? Perhaps, in their desperation for a profitable crop, they will help Peru reclaim its title as the world's number one coca producer. Or perhaps they will follow the same path as Mexico's abandoned corn and bean farmers and migrate to the overcrowded cities of the United States, legally or not.

President Bush's Peru deal continues the bad trade policies that leave our consumers vulnerable to food safety catastrophes. Peru places second to China in its fisheries, and plenty of Peruvian seafood imports to our country are rejected due to filth, salmonella and equally disturbing criteria. Indeed, 27 percent, a third of all Peruvian antibiotic lines imported to this country already are found to be tainted and rejected. Why would we want more?

Until now, Democrats have stood united against President Bush's plan to privatize Social Security in the United States; yet the proposed Peruvian agreement effectively endorses and solidifies Peru's privileged and privatized and severely flawed system. Giant multinational banks such as Citibank that invest in these private investor accounts would, under the Peru agreement, be entitled to compensation if privatization were reversed.

Despite all of these concerns, instead of holding a formal hearing on such far-reaching legislation for a country

of 28.7 million people, half of whom live below the severe poverty line, the Ways and Means Committee instead held what's called a mock markup session last week. There were no recorded votes. It was a mock session. No recorded votes. No Member outside of the committee was invited to testify or comment, and they kept the old fast track procedure where they're going to bring it up here and not allow any amendments. It's another inside deal, because if you really had a full deal, a square deal, a fair deal, the majority of Members of this Congress would not vote for it, so they have to put handcuffs on everybody in order to try to maneuver it through here.

Had I been allowed to submit testimony on the record at the hearing, I would have voiced my strong opposition to this NAFTA-style agreement that is destined to further exploit the struggling working classes in Peru and the United States. Unless it results in new jobs for our country and growing trade balances, rather than more deficits, no Member should support it. Any trade agreement that passes here should have mutually beneficial approaches which yield trade balances and jobs in our country.

I'd ask my colleagues to defeat this exploitative NAFTA expansion model for Peru.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Oregon (Mr. DEFAZIO) is recognized for 5 minutes.

(Mr. DEFAZIO addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

□ 1815

ANITA HILL AND SEXUAL HARASSMENT

The SPEAKER pro tempore. Under a previous order of the House, the gentlewoman from Texas (Ms. JACKSON-LEE) is recognized for 5 minutes.

Ms. JACKSON-LEE of Texas. Mr. Speaker, sometimes you come to the floor in a moment of personal privilege and you come because you feel compelled to speak to those and for those whose voices cannot be heard in this forum. And today I do such a task, and the task involves more than a decade-old allegation that now has been re-ignited, given new life through the memoirs of Supreme Court Justice Clarence Thomas.

Everyone has a right to defend themselves and to express the concerns that they may have regarding their reputation. All of us do. But I think it is important to take issue with the broad media coverage that Justice Thomas has secured over these days with an intent, it seems, to malign, if you will, the words, the testimony, and the truth told by Anita Hill.

Though over four decades have passed since title VII of the Civil Rights Act of 1964 prohibited employ-

ment discrimination based on race, sex, color, national origin, or religion, a glance at today's New York Times reminds us that workforce harassment is, unfortunately, still raising its ugly head.

I am, frankly, offended by the attempt by Justice Thomas to suggest that Ms. Hill was not telling the truth. I do so because, of course, in the forum that he utilizes, Ms. Hill is not able to answer her accuser.

In listening to an interview that Ms. Hill did, she emphasizes that she was telling the truth, that there was, in her opinion and others who were witnesses, the same. But I really wonder why we would have to condemn the idea that sexual harassment does not occur and why, in trying to suggest that it doesn't occur, we would have to malign a person's actions or personality with such phrase as: Well, what was she like? Well, she could defend herself. The sentence was not finished. Defend herself against what? Suggesting that she was not the demure, religious, conservative person, I guess, that maybe she was alleged to have portrayed during those hearings before the Senate.

I didn't see any of that. I saw a young, energetic, but yet quiet, frightened, and intending-to-tell-the-truth young woman. I saw a young woman with courage who refused to back down in spite of the lights of all the world.

Mr. Speaker, sexual harassment is alive and well. You can ask some of my constituents at Ellington Air Force Base in Houston, TX. You can ask individuals who have called my office who have indicated that that is what is occurring to them in the workplace.

Ms. Hill's actions during that time were brave. To bring them up and drag her through the mud again in 2007 with little opportunity for her, a professor in Oklahoma, to have the same kind of hearing is unfair and does a great disservice to the work that women have done, that the National Organization of Women has done, and that so many Members of Congress have done, who have tried to bring equality to women.

The controversy raised national awareness about sexual harassment in the workplace, with the number of sexual harassment complaints received by the Equal Employment Opportunity Commission spiking from 6,127 in 1991 to 15,342 in 1996. Why? Because women felt that at last someone had broken the glass ceiling and they could speak up.

The American Association of University Women reported that, according to a 2002 study of eighth to 11th grade students, 83 percent of girls and 78 percent of boys have been sexually harassed. So it crosses gender.

I believe a Supreme Court Justice should not have taken the opportunity in a public forum to give disdain to that which we are now trying to overcome. So I want to put into the RECORD, Mr. Speaker, the New York Times op-ed by Anita Hill, "The Smear This Time," and I would simply ask,

Mr. Speaker, that we would recognize that sexual harassment is alive and well and that Anita Hill should not be the scapegoat for someone else trying to repair their reputation.

Mr. Speaker, I rise tonight to discuss an issue that continues to plague our society: sexual harassment. Though over four decades have passed since Title VII of the Civil Rights Act of 1964 prohibited employment discrimination based on race, sex, color, national origin, or religion, a glance at today's New York Times reminds us that workplace harassment is, unfortunately, still rearing its ugly head in our society. I am extremely concerned about sexual harassment, which statistics indicate remains pervasive in the United States, as well as the rest of the world.

Mr. Speaker, though the phrase "sexual harassment" was coined in the 1970s, it came to the forefront of our national conscience in 1991, with the confirmation hearings for Clarence Thomas's nomination to the Supreme Court. Anita Hill, then a law professor at the University of Oklahoma, alleged that Thomas sexually harassed her during her tenure as his assistant at the U.S. Department of Education and then on his legal staff at the U.S. Equal Employment Opportunity Commission. Despite her testimony before the Senate, Thomas was eventually confirmed by a narrow 52-48 margin.

As Ms. Hill writes in today's New York Times, "The question of whether Clarence Thomas belongs on the Supreme Court is no longer on the table—it was settled by the Senate back in 1991." And yet, Mr. Thomas has chosen to use his prestige and his position to once again launch an attack against Ms. Hill, again blaming the victim of his alleged harassment. In his recently published book "My Grandfather's Son", for which Thomas has received a reported \$1.5 million, Thomas smears Ms. Hill's name, not only calling her testimony lies, but also personally attacking her, describing her as "touchy and apt to overact," and her job performance as "mediocre." In recent interviews surrounding the publication of his book, Thomas has gone even farther, questioning her political views as well as her religious convictions, stating on the TV show "60 Minutes", "She was not the demure, religious, conservative person that they portrayed."

Mr. Speaker, I am appalled that Justice Thomas has once again victimized Ms. Hill, now a professor of social policy, law and women's studies at Brandeis University and a visiting scholar at the Newhouse Center for the Humanities at Wellesley College. Not only is this yet another case of blaming the victim of abuse, it sets a dangerous precedent of reversing the substantial progress toward combating sexual harassment that we have made since 1991. As Ms. Hill eloquently writes, "Our legal system will suffer if a sitting justice's vitriolic pursuit of personal vindication discourages others from standing up for their rights." Mr. Speaker, sexual harassment is already grossly underreported, and this underreporting will only worsen if the women and men who are victimized are made afraid of decades of retribution, such as Ms. Hill continues to face, should they speak up about the abuse.

Ms. Hill's bravery in standing up before the Senate and the country in 1991 and sharing her experiences has led to a number of positive repercussions. The controversy raised national awareness about sexual harassment in

the workplace, with the number of sexual harassment complaints received by the Equal Employment Opportunity Commission (EEOC) spiking from 6,127 in 1991 to 15,342 in 1996. Recent years have seen the number of sexual harassment cases hovering around 15,000, and in FY 2006 the EEOC reported 12,025 charges of sexual harassment.

However, these numbers cannot even begin to illustrate the reality of sexual harassment. According to a 2004 study, 35 percent of women and 17 percent of men surveyed reported being sexually harassed. Sexual harassment is pervasive in our educational system, with the American Association of University Women reporting that, according to a 2002 study of 8th–11th grade students, 83 percent of girls and 78 percent of boys have been sexually harassed. The same organization also conducted a study of university students in 2006, finding that 62 percent of college women and 61 percent of college men report harassment, while 31 percent of university students admit to sexually harassing someone else. Despite progress toward addressing this serious issue, our children remain extremely vulnerable to harassment.

Sexual harassment also remains distressingly prevalent in our military. Women have become an integral part of our Nation's armed services, and they now fill 15 percent of military ranks worldwide. After a series of sex scandals in the 1990s, the United States military has made a conscientious effort to address this ongoing problem. The military now holds regular workshops on preventing sexual harassment, and each battalion has a designated Equal Opportunity representative trained to respond to any complaints.

However, with unprecedented numbers of women deployed to Iraq and Afghanistan, recent complaints by female veterans of these conflicts have indicated that a great deal more must be done. To date, over 160,000 female soldiers have been deployed to Iraq and Afghanistan, as compared with the 7,500 who served in Vietnam and the 41,000 who were dispatched to the gulf war in the early '90s. One of every 10 U.S. soldiers in Iraq is female. According to Army studies, female soldiers in Iraq suffer from post traumatic stress disorder at twice the rate of their male counterparts, with 16 percent of female soldiers meeting the criteria for PTSD, as opposed to 8 percent of male soldiers. Women returning from conflict must not only deal with the psychological remnants of the conflict, many also have experienced harassment by their male counterparts.

Mr. Speaker, the courageous recent testimony of several female Iraq veterans indicates that the military's new measures have not been successful in eliminating sexual harassment. A study funded by the Veterans' Administration after the first gulf war suggested that the rates of both sexual harassment and assault rise during wartime. Unfortunately, a number of female Iraq veterans interviewed earlier this year by the New York Times spoke of a pervasive sense that reporting sexual crimes was not worthwhile. This is confirmed by Department of Defense statistics, which indicate that while 3,038 investigations of military sexual assault were completed in 2004 and 2005, only 329, or about one-tenth, of these cases resulted in a court-martial.

Sexual harassment is not confined to our Armed Forces. Though Ms. Hill's courageous

testimony served as a flash point to illuminate the serious problem of sexual harassment in the workplace, the over 12,000 complaints that the Equal Employment Opportunity Commission heard last year clearly indicate that this problem has not been adequately addressed. Though the provision in title VII of the Civil Rights Act of 1964 that prohibits employment discrimination based on gender was originally written to protect women, I believe it is extremely important to highlight the fact that men too are victims of sexual harassment. In fact, recent years have shown a rapid increase in the number of men reporting sexual harassment, from 9 percent of the cases received by the equal Employment Opportunity Commission in 1992 to 15.4 percent in 2006. This is not just the case in the United States; a 2006 study by the government of the United Kingdom indicated that two-fifths of all sexual harassment victims are male. If we are to adequately address this ongoing problem in our society, I believe it is extremely important that we recognize that sexual harassment is perpetrated by both men and women, and victimizes individuals of both genders.

Mr. Speaker, much has changed since 1991. After the controversy surrounding Justice Thomas's confirmation was decided by a Senate that was 98 percent male, 1992 saw the election of a record number of female candidates to public office, including a number of women to the Senate. Subsequently dubbed the "Year of the Woman," the 1992 elections were, according to many commentators, a direct reaction to Justice Thomas's nomination and confirmation. Women have since continued to become increasingly involved in politics.

Mr. Speaker, I do believe that we are on the right track. The Equal Employment Opportunity Commission reports that the number of sexual harassment cases has doubled in recent years, and of the 12,025 cases the commission received in fiscal year 2006, 11,936 were resolved, and victims were awarded \$48.8 million in monetary benefits. This is an enormous increase from total awards of \$7.7 million in 1991 and \$27.8 million in 1996.

If this progress is to continue, the women, and men as well, who are victims of sexual harassment must be encouraged to come forward. What Anita Hill did in 1991 was incredibly brave; she stood in the face of the powerful to tell the truth about abuses she faced. I am appalled to see Justice Thomas use his prestige and his recent book to lash out, once again, at Ms. Hill. Though over 15 years have passed, and Justice Thomas's position in the Supreme Court is not under threat, he continues to use his pulpit to the detriment of efforts to end sexual harassment.

Mr. Speaker, sexual harassment is real, it remains an unfortunate part of our society, and we must do far more to combat it. Anita Hill concludes her article by stating, "questions remain about how we will resolve the kinds of issues my testimony exposed. My belief is that in the past 16 years we have come closer to making the resolution of these issues an honest search for the truth, which, after all, is at the core of all legal inquiry. My hope is that Justice Thomas's latest fusillade will not divert us from that path." I sincerely share Ms. Hill's hope.

THE SMEAR THIS TIME

(By Anita Hill)

WALTHAM, MASS. On Oct. 11, 1991, I testified about my experience as an employee of

Clarence Thomas's at the Equal Employment Opportunity Commission.

I stand by my testimony.

Justice Thomas has every right to present himself as he wishes in his new memoir, "My Grandfather's Son." He may even be entitled to feel abused by the confirmation process that led to his appointment to the Supreme Court.

But I will not stand by silently and allow him, in his anger, to reinvent me.

In the portion of his book that addresses my role in the Senate hearings into his nomination, Justice Thomas offers a litany of unsubstantiated representations and outright smears that Republican senators made about me when I testified before the Judiciary Committee—that I was a "combative left-winger" who was "touchy" and prone to overreacting to "slights." A number of independent authors have shown those attacks to be baseless. What's more, their reports draw on the experiences of others who were familiar with Mr. Thomas's behavior, and who came forward after the hearings. It's no longer my word against his.

Justice Thomas's characterization of me is also hobbled by blatant inconsistencies. He claims, for instance, that I was a mediocre employee who had a job in the federal government only because he had "given it" to me. He ignores the reality: I was fully qualified to work in the government, having graduated from Yale Law School (his alma mater, which he calls one of the finest in the country), and passed the District of Columbia Bar exam, one of the toughest in the nation.

In 1981, when Mr. Thomas approached me about working for him, I was an associate in good standing at a Washington law firm. In 1991, the partner in charge of associate development informed Mr. Thomas's mentor, Senator John Danforth of Missouri, that any assertions to the contrary were untrue. Yet, Mr. Thomas insists that I was "asked to leave" the firm.

It's worth noting, too, that Mr. Thomas hired me not once, but twice while he was in the Reagan administration—first at the Department of Education and then at the Equal Employment Opportunity Commission. After two years of working directly for him, I left Washington and returned home to Oklahoma to begin my teaching career.

In a particularly nasty blow, Justice Thomas attacked my religious conviction, telling "60 Minutes" this weekend, "She was not the demure, religious, conservative person that they portrayed." Perhaps he conveniently forgot that he wrote a letter of recommendation for me to work at the law school at Oral Roberts University, in Tulsa. I remained at that evangelical Christian university for three years, until the law school was sold to Liberty University, in Lynchburg, Va., another Christian college. Along with other faculty members, I was asked to consider a position there, but I decided to remain near my family in Oklahoma.

Regrettably, since 1991, I have repeatedly seen this kind of character attack on women and men who complain of harassment and discrimination in the workplace. In efforts to assail their accusers' credibility, detractors routinely diminish people's professional contributions. Often the accused is a supervisor, in a position to describe the complaining employee's work as "mediocre" or the employee as incompetent. Those accused of inappropriate behavior also often portray the individuals who complain as bizarre caricatures of themselves—oversensitive, even fanatical, and often immoral—even though they enjoy good and productive working relationships with their colleagues.

Finally, when attacks on the accusers' credibility fail, those accused of workplace

improprieties downgrade the level of harm that may have occurred. When sensing that others will believe their accusers' versions of events, individuals confronted with their own bad behavior try to reduce legitimate concerns to the level of mere words or "slights" that should be dismissed without discussion.

Fortunately, we have made progress since 1991. Today, when employees complain of abuse in the workplace, investigators and judges are more likely to examine all the evidence and less likely to simply accept as true the word of those in power. But that could change. Our legal system will suffer if a sitting justice's vitriolic pursuit of personal vindication discourages others from standing up for their rights.

The question of whether Clarence Thomas belongs on the Supreme Court is no longer on the table—it was settled by the Senate back in 1991. But questions remain about how we will resolve the kinds of issues my testimony exposed. My belief is that in the past 16 years we have come closer to making the resolution of these issues an honest search for the truth, which, after all, is at the core of all legal inquiry. My hope is that Justice Thomas's latest fusillade will not divert us from that path.

THE HOUSE COMMITTEE ON RULES

The SPEAKER pro tempore. Under the Speaker's announced policy of January 18, 2007, the gentleman from California (Mr. DREIER) is recognized for 60 minutes as the designee of the minority leader.

Mr. DREIER. Mr. Speaker, I think this is the first time in the 110th Congress that I have stood here taking out a 1-hour Special Order, and I don't do this very lightly and obviously I don't do it terribly often. But, Mr. Speaker, I am here to address an issue that, frankly, doesn't get a great deal of attention either in this House or among the American people.

Last week my very distinguished colleagues, with whom I am pleased to serve on the House Rules Committee on the minority side, the gentleman from Miami, FL, LINCOLN DIAZ-BALART; the gentleman from Pasco, WA, DOC HASTINGS; and the gentleman from Dallas, TX, PETE SESSIONS; and I came together. And we, after a great deal of research, have compiled a report and unveiled this.

This report, Mr. Speaker, is entitled "Out of Order," and I would commend it to all of my colleagues. It is relatively short, about 10 or 11 pages, has got a number of graphs, and it is available for any one of our colleagues who would like to see this report. You can get it on the Web right now if you'd like, Mr. Speaker, at rules-republicans.house.gov. And I will repeat that again. It's rules-republicans.house.gov.

And what we are going to do, Mr. Speaker, over the next hour is we are going to hear about this report, and a number of our very distinguished colleagues who have, for lack of a better term, been victimized by the actions of this Rules Committee are going to share with our colleagues some of the experiences that they have had.

Now, one might say that we are here whining or complaining about our mis-

treatment. Mr. Speaker, nothing could be further from the truth. Nothing could be further from the truth. We are here because the American people, Democrats, Republicans, and independents alike, were promised something much different than what they have gotten. We are not here to whine. We are not here to complain. We are here to fight on behalf of the American people's right to be heard, the right to ensure that our deliberative democracy is, in fact, that; that our process of representative democracy is able to flourish. And, tragically, if one looks at this report, over the last 9 months we have found that that has not, in fact, been the case.

Now, many might argue these guys want to just talk about process. Mr. Speaker, I say to my colleagues process is substance. It has been through this horrendous process that we have seen, in the farm bill, a massive tax increase that was written into place by the Rules Committee. We have found, through this Rules Committee, that they have prevented us from having the opportunity to bring gasoline prices down, and we all know that gasoline prices are incredibly high. How did they do that? By denying an opportunity for us to have an amendment that would have done what virtually everyone says is essential in our quest to reduce gasoline prices, and that is to increase refinery capacity. Unfortunately, the permitting process is so onerous that it has been literally decades since we have seen a new oil refinery put online.

What happened? Right upstairs, just one floor above where we are now, Mr. Speaker, we saw that process utilized to prevent us from having the ability to even have a vote on whether or not we would create the potential to increase refinery capacity.

And then in the dead of night, in the very dead of night on the so-called SCHIP bill, which virtually every single one of us want to make sure that poor kids are able to have access to health care, we want to do that, but we don't want us to proceed with something that was done in the dead of night at 1 o'clock in the morning by the Rules Committee, and that is take the Medicare Advantage program and basically throw that out the window, undermining the ability for senior citizens to have access to quality health care.

And so this notion of our, as some have liked to say, whining about process is not the case. We are here fighting on behalf of the American people so that we can have some success with the process of representing them as effectively as possible.

Now, we know that throughout the last couple of years and, in fact, at the beginning of this year, we, as Members of the United States House of Representatives, were promised an awful lot. And, Mr. Speaker, I know that often the other side will simply raise criticism about how we as Republicans

managed this institution. And I have admitted that we have made mistakes. I admitted that we didn't do it perfectly. And I know we have three present members of the Rules Committee and one former member of the Rules Committee here, and I have acknowledged to them that we didn't do everything perfectly.

But I will say this, Mr. Speaker: our discussion here is not about what we did. It is about what Members of the new majority promised they were going to do.

I would like to share a couple of quotes, and we have got some charts here. I don't often use charts, Mr. Speaker, but I think it is important to point to some of the things that were said.

Here is a quote from STENY HOYER, the majority leader. Let's look at this, Mr. Speaker. In testimony that he gave before the Rules Committee on June 23 of 2003, he said: "Mr. Chairman," I guess he was addressing me at that point. He said: "The lack of a free and fair debate on such important matters is an embarrassment to the Members who are privileged to serve here. It demeans this House. It cheats the American people, and it offends our democratic traditions."

So we were promised that there would be a new day, a new day when they became the majority. Let me just take a moment to look at the track record, and then I want to begin yielding to some of my colleagues.

In the last 9 months, this Rules Committee has issued more than double, in fact, many more than double the number of closed rules than our Republican majority Rules Committee did. Now, Mr. Speaker, for those of our colleagues who may not have been following this all that closely, it means no amendments and very limited debate. So we were promised this new open process that was denied in the past, and yet they have come forward with more than twice as many completely closed rules, shutting out any opportunity for amendment.

This Rules Committee has rejected more minority-sponsored amendments than the Rules Committee of the past did.

□ 1830

And Mr. Speaker, this Rules Committee has, unfortunately, reduced by a full day the amount of time that Members and their staff have to review the bills and to submit their amendments. So they promised that all this great deliberation was going to take place, and they've actually cut nearly in half the amount of time the Members have to review and look at and offer amendments to measures.

One of the most outrageous things of all, Mr. Speaker, one of the most outrageous policies to come forward is one which is a slap in the face at any American who has their Representative here trying to offer an amendment for them. For management purposes, if the

Rules Committee obviously establishes that they are going to have some kind of structured rule, we have a deadline for filing, and that deadline is stated, for example, at 5 p.m. on a certain date. And we have instance after instance where Members have literally arrived at the door 1 or 2 or 3 or 4 or 5 minutes after 5 p.m. and they've been told that their amendment can't even be considered, can't even be submitted for the Rules Committee to consider. Now, I will say that this is something that has never been done in the 220-year history of this institution.

The Rules Committee was established, Mr. Speaker, on the 2nd of April, 1789, which was the second day of the first Congress. Since that period of time, we have never had this kind of treatment of Members. And that's a new policy that has been put into place under this so-called enhancement of deliberativeness, openness, transparency, disclosure and accountability, and all of those words that we've continued to hear from so many in the past who have touted all the changes that need to be made.

So let's see what we've got. Okay. We've got a quote from the very distinguished chairwoman, the gentlewoman from Rochester, New York (Ms. SLAUGHTER). Now, this was on the 20th of April in 2005. And in this quote, she was describing the job of ranking minority member of the Rules Committee in a press release that was put out. It is the job that I now hold as ranking minority member. And in this press release she stated, "My job on the Rules Committee is to serve as the guardian of the democratic process in the House. That process and the democratic values of everyday Americans are under attack by an out-of-control majority. Someone has to step up to the plate and ensure that the business of this House is conducted in an ethical manner, without corruption and without arrogance. I didn't ask for that job, but I humbly accept the responsibility." Now, that's a statement that was made by the very distinguished present chairman of the Committee on Rules.

Mr. Speaker, I have to say that when we look at this record over the past 9 months, it is, to me, a very, very sad commentary that every single American has had their rights undermined on dealing with substantive public policy issues.

Just upstairs about 2 hours ago in the Rules Committee, we, unfortunately, reported out a rule dealing with a very important issue that we're going to be considering this week, and there were some questions that were raised. The minority was promised last August 2, 2 months ago today, that that issue would be resolved. And unfortunately, the gentleman from Virginia (Mr. FORBES), who serves as the ranking member of a subcommittee of the Judiciary Committee on the issue in question, which is one that we want to address, it's one that's getting a great deal of attention now, but what hap-

pened? The issue and the concerns that were raised in a bipartisan way were completely ignored; so, no opportunity whatsoever to address that.

We offered two amendments upstairs to try and address those and, unfortunately, by a partisan vote we saw the American people, through their Representatives on the Rules Committee, denied that chance to have this issue dealt with in a bipartisan way, as had been promised in the past.

There are a number of issues that I would like to get into to discuss. We know probably the one that has gotten the most attention within the last week had to do with the aftermath of the unveiling of our very important out-of-order report, which again I would say to my colleagues, I encourage them to look at this report. It's available at rules-republicans.house.gov. And any of our colleagues can go online right now and get a copy of this. And Mr. Speaker, I would encourage them to do that.

After we unveiled this plan last week, Mr. Speaker, in which we talked about this problem, the Rules Committee took action which I find to be absolutely reprehensible, and there was bipartisan concern voiced over the action that was taken. We were considering a critical issue. In the aftermath of Hurricane Katrina and the other natural disasters that we faced in this country, the issue of flood insurance is one which clearly is not partisan at all. I mean, Republicans, Democrats, independents have tragically been victimized by these natural disasters. They've hit primarily the Gulf Coast, and my friend from Florida certainly has been often victimized by hurricanes in south Florida, and others have dealt with this very serious challenge. Well, there were a number of amendments that had been proposed. Our friend from Georgia (Mr. PRICE) is here, and he is going to talk about one.

When the Committee on Financial Services went through its markup process, there was an indication provided, and I will let him expand on this, that the process of dealing with flood insurance would be addressed going through the process and that there would be opportunity for amendments to be considered. In fact, the chairman of the Committee on Financial Services came before the committee on Rules and asked that a number of Republican amendments be made in order.

Mr. Speaker, we couldn't believe what happened. There were 13 amendments made in order on that bill; not one single Republican amendment was made in order on that bill. And what happened? We saw bipartisan outrage. There were people, including the chairman of the Committee on Financial Services, who could not support that rule. And that was unprecedented. I've been here 27 years and I've never seen a circumstance like that. And so what this shows, Mr. Speaker, is the Rules Committee is being used very arro-

gantly to undermine the rights of the American people to deal with an issue as critical as flood insurance reform.

And so it saddens me that we've had to take this time out, it truly does, because I know that I would very much like to be able to work in a bipartisan way on all of these issues. I've continued to try and do that in the past, and I will continue, as all of my colleagues will, to strive for bipartisanship on behalf of the American people in the future.

Let me say that I am very privileged again to be joined by my distinguished colleagues on the Rules Committee, and we now have two former members of the Rules Committee who have come to the floor as well. And I begin by recognizing my very good friend, the gentleman from Miami, Florida (Mr. LINCOLN DIAZ-BALART). I'm happy to yield to my friend.

Mr. LINCOLN DIAZ-BALART of Florida. I thank my dear friend for yielding.

Mr. Speaker, it's sad to have to take the floor to discuss the issue that we are discussing this evening. We recognize we are in the minority, and in this great representative democracy, as in all representative democracies, the majority gets to rule. We recognize that. But as indispensable and a key ingredient of representative democracy as the rule of the majority is respect for the minority.

So what we are speaking about this evening, Mr. Speaker, first, I would say it's the great contrast, the extraordinary contrast between the promises made by the new majority they would institute fairness and transparency as they ran and when they ran the House of Representatives. The contrast between those promises and the performance of almost now the entire first year of this Congress, first session of this 110th Congress, the contrast between the promise and the performance is really extraordinary.

I would like to read a quote by the now distinguished chairman of the Rules Committee last December. She stated, "We are going to give people an honest and contemplative body that they can be proud of once more. We are going to have a much more open process."

Mr. DREIER, our ranking member, stated how the number of closed rules in this first year of the rule of the new majority, closed rules being rules that bring bills to the floor to this great body that do not permit amendments by any and all Members of this body. Rules that permit amendment by any Member of this great body are called open rules. Closed rules, obviously, are the opposite. The number of closed rules, of exclusivist rules, rules that close out debate by this body on bills, have more than doubled, more than doubled in this first year by—they have more than doubled during this first year of rule by the new majority that promised to go in the other direction, in other words, to increase the amount

of transparency and openness. So it's sad, it's sad, Mr. Speaker, to have to point out that extraordinary contrast between their promise and their performance.

Mr. DREIER. If I could reclaim my time, I would just like to ask my friend to repeat that again. We've got this chart here that shows this, that if you juxtapose the 109th and the 110th Congress, you can see that if you look at the number of closed rules, we have had a dramatic increase in the number of closed rules. I think it's even more than this chart has shown, more than double. And again, today, we just, in the last couple of hours, had more closed rules.

And I'm happy to further yield.

Mr. LINCOLN DIAZ-BALART of Florida. I think the ranking member is pointing to a very important point, and that is that as the time approached and when we issued our report, and I think it's important to point out that that report was put online last week. I think other distinguished members of the Rules Committee are going to point out the problems that we had with regard to even getting authority to have a Web page.

Mr. DREIER. Now, is this the report that our colleagues can actually get by going to rules-republicans.house.gov? Is that the same report?

Mr. LINCOLN DIAZ-BALART of Florida. Yes. And I would, Mr. Speaker, highly recommend to our colleagues that they read this report. Because as I'm sure will be explained, it was difficult for the minority even to get the report posted because we couldn't have a Web page until last week.

What the ranking member has been pointing to is that that posting of the report, making public of our report with regard to the great contrast between the promise and the performance, the promise of open transparency and the promise, the reality of further closing the process and making it even more unfair, as the date approached when we were going to make public that report, the number of closed rules increased. And we've seen, the ranking member pointed out, that the day, that same day, Mr. Speaker, that we made public that report explaining the reality of closed rules and the excessively exclusivist process during this entire year, the first year of the new majority's rule, that day, when we made the report public, as the ranking member pointed out, not one amendment by the minority, not one Republican amendment was allowed in legislation that was nonpartisan. Even the chairman, the ranking member said that in his 27 years he has never seen something like that. In my 15 years I've never seen something like that. The chairman of the committee stated that it was unfair, that it was unjustified. He is a very eloquent Member of this Congress. So I'm not going to quote him. I don't aspire to remember word for word what he said, but I do remember that the chairman said that it

was unfair for the rule to have closed out every single Republican amendment. And he didn't vote for the rule. That's something I've never experienced in my 15 years here. I've never seen that. That was so dramatic.

□ 1845

So I just want to point out, Mr. Speaker, two examples. We have distinguished colleagues waiting to speak. One I have never seen in my 15 years here. I was appointed to the Rules Committee in December of 1994. During the entire time that I served in majority in the Rules Committee, I never saw anything like this. A Member came to introduce an amendment. Now, obviously, Mr. Speaker, as you can see, there are many chairs here. This is a House of 435. The reason that on that second day of the first Congress the Rules Committee was established, even though the House was not as large in membership, it still was a large body even then, on the second day of the Congress of the United States, the first Congress, the Rules Committee was created so that this body could function. It is understood by every Member of this House that if every Member on every bill, on every piece of legislation could debate an amendment or two, that would, in effect, constitute a filibuster, because 435 Members, obviously, even though they had only one amendment per bill, would take up days and days of this body. So the Rules Committee was devised. It was created on that second day of the first Congress to manage this House.

Now, most of the time, at least much of the time, it is understood by the membership that you are not going to be able to have your amendment debated here on the floor of this great test, Congress, in the world. But you have somewhere where you can go when you've worked hard and you have an idea to improve legislation.

When you have an amendment, there's somewhere you can go. It is right above here. We are on the second floor. It is on the third floor right over there. You can go to the Rules Committee with your idea, with the product of your work and study, your idea to improve a bill in the form of an amendment. Your colleagues there, the majority and the minority, they have to listen to you, hopefully with respect, listen to your idea, listen to your amendment, and really pass judgment on it in the sense, in the process of managing this House, either making in order or not making in order your amendment. But there is that place where you can go, and that is the Rules Committee.

When I saw that one of our colleagues this year, a distinguished colleague, TODD AKIN, was, because he was a few minutes late and he got to the Rules Committee with the product of his hard work and dedication to improve legislation, it was somewhat technical, Mr. Speaker, it was called a

second-degree amendment, in other words an amendment to an amendment. Obviously, he could not draft that amendment to an amendment until he had seen the amendments. So he didn't have time to get there before the deadline. Well, as the ranking member said, and we don't espouse to have been perfect, but one thing I never saw, and never thought I would see, is that Mr. AKIN, when he arrived with the product of his hard work and dedication, because he was literally a few minutes late, he wasn't even allowed to enter the committee room to file the amendment. That is something that is very sad.

So I will say, Mr. Speaker, this may seem technical and overly procedural to some of our colleagues perhaps who may be listening to the debate, or others, the American people, perhaps, it may seem like a technical debate. But it is important for the following reason: When Mr. AKIN is not allowed to enter the committee room to present, to introduce his amendment because he is a few minutes late, that affects policy. That is profoundly unfair. As I said before, it is just as important to democracy, to representative democracy, for there to be rule of the majority, as it is for there to be respect of the minority.

One final example, just last week, before us came legislation that the distinguished ranking member referred to as "consensus" legislation. We all support, or almost all, certainly in this body, support the health insurance program for children of economically disadvantaged families. It is called SCHIP, the State Children's Health Insurance Program. There is a consensus here of support, bipartisan support for that program.

Unfortunately, the Democrats have come with a massive increase in the program, and we were debating that, the ranking member pointed out, the first time we debated it was late at night or early in the morning, and we sought to have input for debate. I was most disappointed in the last version that, in my view, excessively and unreasonably increases taxes, and while massively expanding that program, did not include something that I thought was elementally responsible to include, and appropriate to include in a massive increase of the program, and that is legal immigrant children.

I pointed that out, how disappointed I was. I had an amendment so that the House could debate that issue. Well, the amendment was not made in order. But in addition to that, in something that I think was very unfair, the ranking member, the lead Republican in the Energy and Commerce Committee, he had been shut out from the discussions, it is called conference committee, the final discussions on formulation of the bill, of the legislation. And he pointed out, because, when I said how sad and unfortunate it is that in this massive expansion of this program, you are not including legal, I repeat, legal immigrant children and pregnant women,

and friends on the other side of the aisle pointed out, well, the Senate in conference didn't want that, so it is not in the bill.

Well, the lead Republican minority member from the House Energy and Commerce Committee, Mr. BARTON, said, you know, if I would have been called into the room to the conference meeting, I would have pushed the Senate. Did you say the Senate Republicans didn't want that? Well, the House Republican leadership, I, Mr. BARTON, said this, in the Rules Committee, when we met, would have been pushing that issue because we separate the issue of illegal and legal immigration. While there is opposition to illegal immigrants receiving benefits, Mr. BARTON said, with regard to legal immigrant children and pregnant mothers, pregnant women, I would have been there, Mr. BARTON said.

Mr. DREIER. If I can reclaim my time, I would say parenthetically it is very interesting to note that this program that has passed, which has now been sent down to the President's desk, which he will veto tomorrow, is a program that actually does include an opportunity for benefits for people that are in this country illegally, which is incredible.

Mr. LINCOLN DIAZ-BALART of Florida. Mr. BARTON pointed out with regard to the issue of legal immigrant children and pregnant women, he would have been there in the conference room had he been allowed to be in the conference advocating for the position.

In summary, as I yield back to the distinguished ranking member, Mr. Speaker, I would say that an excessively restrictive process is not only technical; it leads to bad policy in addition to being most unfair. What is truly sad is that this majority promised time and again to be the most fair, the most open, and the most transparent majority as it ran, in the way in which it ran this House in history, and in effect, it has been exactly the opposite.

Mr. DREIER. Mr. Speaker, I thank my friend for his very thoughtful remarks.

We have 25 minutes left, and we have a lot of our colleagues who need to be heard on this issue. I think the gentleman from Miami makes the point very, very clearly, the fact that this is not simply a technical issue. This is about the American people's rights being undermined by this new leadership here in the House of Representatives. It is very unfortunate.

I thank the gentleman for his fine service on the Rules Committee and again for his thoughtful remarks.

I am happy to yield to my very good friend from Pasco, WA, who labors long and hard on the Rules Committee, as well.

Mr. HASTINGS of Washington. I thank the gentleman for yielding. I appreciate your getting this time. I appreciate my colleagues that are going to speak later.

Mr. Speaker, this issue is about promises, because we live in the greatest country in the world where people make their decisions on who will govern them by the promises that they made. I would really like to emphasize the point that has been made several times by the distinguished ranking member and the gentleman from Florida, that process has consequences, because ultimately process turns into substance, it turns into laws, and, of course, that is what governs us.

Mr. DREIER. If I could point out, let me just point to the statement that was made by the new Speaker of the House of Representatives, since my friend mentioned the word "promise." I will point to this one first. It says: "We promise the American people that we would have the most honest and open government and we will." I am happy to further yield to my friend.

Mr. HASTINGS of Washington. I appreciate the gentleman saying that. I note that that statement was made after the election. Presumably, there was a decision made that the campaign was about change, and so this statement was made after the election.

The statement that I have up here by the distinguished chairman now of the Rules Committee, LOUISE SLAUGHTER, was also made after the election. It says: "It is our goal to use rules responsibly, opening up the workings of the House and using it to usher in the most honest and ethical Congress in history. An open process will mean that more commonsense legislation written in the national interest will get to the House floor and be voted on."

Mr. DREIER. If I could just interject, I would like to make this point one more time. "An open process will mean that more commonsense legislation written in the national interest will get to the House floor and be voted on," and here we are with twice the number of closed rules, shutting out any opportunity for amendment, limiting debate, preventing Members from having an opportunity to even submit their amendments to the Rules Committee, and that is what we were promised?

Mr. HASTINGS of Washington. We were promised this after the election, I remind my friend from California, this was after the election.

The reason for this is very obvious. The role of the Rules Committee is to funnel legislation so that every Member could have a possibility to be heard. We have 19 standing committees. Because we have two vacancies, there are 433 Members of the House today. We simply couldn't control this unless we had the standing committees doing their work.

Yet, Mr. Speaker, the Rules Committee this year is on track to rewrite more bills in the Rules Committee than we ever did during the 12 years that we were in control of Congress. They have done it with troops in Iraq. They did it with lobby reform. They did it with the farm bill legislation.

Mr. Speaker, I want to talk a bit about the farm bill. I come from rural America. I was very much involved in that process as we are going forward. I recall very, very specifically that when the farm bill came out of committee, it came out of committee with strong bipartisan support. Yet, when we went to the Rules Committee the next day to report out a rule, there was a massive tax increase that was put on that farm bill.

I remember the distinguished ranking member, last year's chairman, of the Agriculture Committee, BOB GOODLATTE from Virginia, came to the Rules Committee and testified. He said, I felt betrayed by what went on, because he was not a part of that process. I know, I can speak to the bipartisan nature of how this farm bill was put together as it relates to the farm because there was a hearing in my district. There were four Republicans and four Democrats that showed up to this hearing last June, so this was a process in the making. Yet, at the last minute, all that process was thrown aside, and it was a broken deal.

It is bad because of what is happening. The policies that we have in place have potential detrimental effects to the farmers. The farm bill, I might add, expired at the end of September.

□ 1900

We put a 2-week extension on that. I suspect we will probably have to have another 2-week extension on that. It is not right, in a body of this size, to rewrite bills in the Rules Committee.

I want to follow up on my friend from Florida who talked about the SCHIP bill. That bill was enacted on a bipartisan basis in 1997. I supported that. It was part of a larger bill. That was probably the most egregious rewrite. We met at 1:00 in the morning, only had about an hour to look at what was in the bill, and there was a lot of rumors going around, but we met at 1:00 in the morning, a 500-page bill.

I got a heads-up from a clinic in my district that is physician owned that they would be out of business if this bill were signed into law.

Mr. DREIER. If the gentleman would yield, they said they would be out of business if this were to pass?

Mr. HASTINGS of Washington. They said they would be out of a business because of a provision that related to the Medicare part that they added to the SCHIP bill as related to physician-owned facilities. This facility was put in place in 1940, 67 years ago, and yet the provision within this bill said that you could not have physician-owned hospitals.

I might add, Mr. Speaker, that this clinic in Wenatchee, Washington, covers an area the size of the State of Maryland. Now, if the idea is to expand health care, why would you potentially shut down a facility that covers the geographic size of the State of Maryland?

We went around and around with those that were testifying in favor of

this particular bill, and they first started out and said no, you're mistaken, that is not in the bill. But after discussions going on with my friend from Texas (Mr. SESSIONS) and me going back and forth, they admitted at nearly 3:00 in the morning that yes, that provision was in there, and it was intended to be in there.

Mr. DREIER. If I can reclaim my time, they said, and I do remember this very well, but I think it's important for my colleague to repeat this, they said that they intended it to be here because they didn't want any physicians to have even the slightest interest in hospitals, so for that reason they were going to deny the opportunity for a health facility for a quarter of a million people in an area that is geographically the size of the entire State of Maryland in eastern Washington?

Mr. HASTINGS of Washington. That is exactly right. It was done purposely. They first said we must be mistaken. But after probing and asking questions, they were essentially saying that you could not get any Medicare reimbursement if you were a physician-owned facility.

Now, I just don't understand what the motivation is behind that. But the point is, and we are obviously working on this because we don't want this to happen, but this is what happens when the process gets all messed up and you start rewriting bills in the middle of the night.

Mr. Speaker, I wanted to point out those two examples. I think it's contrary to the promises that were made by the new majority and what they have carried out. I think that is something that needs to be talked about.

I want to thank the ranking member for putting this Special Order together so we can discuss these issues in an open manner.

Mr. DREIER. I thank my friend for his dedication, his hard work, and thank God President Bush is going to veto that SCHIP bill tomorrow, because if we end up with that legislation potentially jeopardizing a quarter of a million Washingtonians' access to health care at that health facility, it is something that we all would find frightening, and clearly no one wants to see that happen. And yet they said, I mean none of us want to see it happen, but they said they intended to close down this facility.

Mr. HASTINGS of Washington. They said they intended to. And let's look at this from a little different perspective. This facility has been in business for 67 years. Clearly, clearly they have a following in that community, or they wouldn't have survived in that competitive atmosphere unless there were people that wanted to go to that facility.

Mr. DREIER. Is that in Pasco?

Mr. HASTINGS of Washington. It's in Wenatchee, Washington, the Wenatchee Valley Health Clinic. So it's an egregious abuse of the rules, in my view. I don't want to take all the time. I yield back to my friend.

Mr. DREIER. I thank my friend for his very thoughtful statement and his hard work and dedication to his constituents in the American people.

Mr. Speaker, we have a load of Members here who have been victimized, for lack of a better term, by the Rules Committee. I would first like to yield to my very good friend, the gentleman from Marietta, Georgia (Mr. GINGREY), who served long and hard on the Rules Committee in the majority, and he now sees what has happened, and it's very unfortunate. We miss him in the Rules Committee, I will say, Mr. Speaker. But we are very happy he is taking time from his busy schedule to join us here this evening. I am happy to yield to my friend.

Mr. GINGREY. Mr. Speaker, I thank the gentleman from California, the distinguished ranking member and former chairman of the Rules Committee, my colleague, for yielding a little time. I know we have got other Members, Mr. Speaker, who want to address this issue.

I do thank the ranking member and all my former colleagues on the Rules Committee for the work they have done in regard to this issue. I look forward and I encourage all my colleagues and anybody who's got a computer that is interested not just in process, Mr. Speaker, because bad process leads to bad policy, but I would encourage anybody to go to this address.

Mr. DREIER. I have got the address right here.

Mr. GINGREY. I was just going to say: rules-republicans.house.gov. That is exactly right. The ranking member is correct.

Mr. Speaker, my colleague from Miami on the Rules Committee, my former colleague on the Rules Committee, he is still there, LINCOLN DIAZ-BALART, brought up that point about the second-degree amendments in reference to the gentleman from Missouri, Mr. AKIN.

Mr. Speaker, I had the same situation. As a former immediate past member of the Rules Committee who enjoyed, I thought, pretty good collegiality with both sides during the two years that I was privileged to serve on the Rules Committee, I had the same situation, a second-degree amendment, and I couldn't really get it filed until a first-degree amendment was actually brought in under the deadline.

There was no way. Mr. DIAZ-BALART pointed that out. A second-degree amendment, by its very nature, is going to be a late amendment. They absolutely shut the door; they, the new majority. I was just absolutely astounded that that happened to a former member and colleague on the Rules Committee.

The whole point is, as the gentleman from California points out, this whole process where they promised to bring reform and openness has absolutely been a farce, a fiasco. They have closed down the process. They have done

nothing of which they promised. I am glad to be here tonight to weigh in just a little bit.

Mr. Speaker, I want to yield back because other Members want to speak. I thank the gentleman from California.

Mr. DREIER. Mr. Speaker, I will say again we very much miss the gentleman from Georgia's active participation on the Committee on Rules. He was very, very helpful to us time and time again. It saddens me greatly that his constituents, the American people, are denied an opportunity to have thoughtful proposals even considered whatsoever by the Rules Committee, not even a chance to be denied for consideration here on the House floor.

I know that I want to recognize my friend Mr. SESSIONS, who's here, but we also want to recognize another very distinguished former member of the Rules Committee. I again am saddened that he is not able to serve with us on the Rules Committee any longer. That's what happens when you go under the minority. We look forward to one day, I hope in the very, very, very near future, to his return for that.

Mr. Speaker, I am happy to yield to my friend from Utah.

Mr. BISHOP of Utah. Mr. Speaker, I thank the ranking member. I realize when we talk about procedure, it is boring. People's eyes start to glaze over.

Mr. DREIER. Mr. Speaker, I am fascinated by it, I will tell you. It absolutely intrigues me when my friends talk about process here.

Mr. BISHOP of Utah. You are 1 out of 435. But one of the current senior Democrat chairmen 20 years ago wrote that if I let you write substance and you let me write procedure, I will win every time. Actually, he didn't use quite those words, but I don't think the actual verbiage can be used with the rules of our House. But it is the same sentiment that has to be there.

Poor procedure has been said creates poor policy. And the ranking member has already said there have been more closed rules, fewer minority Members' rules allowed this year than ever before.

I was in the Education Committee when Representative EHLERS made his amendment, accepted by the chairman on a voice vote; and yet, when the bill came out of the Rules Committee, the amendment had magically disappeared, a bill that affected my State in redistricting.

Mr. GOHMERT from Texas had made an excellent amendment in the Judiciary Committee, but when that bill came out of the Rules Committee, once again that amendment had basically simply disappeared.

I realize the Rules Committee is a political type of committee, but it is coming to the point right now when someone says, "Well, you better go make your case before the Rules Committee," you simply abandoned all hope. It is like being on the *Titanic* and being told that the ship coming to rescue you is the *Lusitania*.

I have been on the Rules Committee, as has been said. I have been chairman of a rules committee in Utah. And I realize that more than just simply moving legislation, the committee should try and find bipartisan solutions; should make sure that we spend time in debate on the floor vetting issues that were not covered in committee, especially when so many bills are being written by the Rules Committee.

Mr. DREIER. To reclaim my time, I will tell you we had a perfect example of that, as I alluded to earlier, and my Rules Committee colleagues know this very well.

We were trying to deal with this military justice issue. The ranking member of the subcommittee said he was promised an opportunity to address these concerns that were there, and neither the committee nor the Rules Committee allowed that kind of free-flowing discussion to which my friend refers.

I am happy to further yield.

Mr. BISHOP of Utah. Mr. Speaker, I thank the gentleman. The amendments I have actually brought to the Rules Committee were, in my estimation, trying to produce a bipartisan approach, or in dealing especially with one that impacted my State of Utah, an amendment that we were trying to talk about a bill that had been changed significantly in the Rules Committee from what had been discussed in the committee, but trying to do amendments that would have saved my State millions of dollars and allowed us to have the flexibility of creating the process that we wanted to have. Both Mr. CANNON and I presented those in Rules. All of them were totally shut down.

The Rules, there is a little bit more to that. Allow me to quote once again from an issue that happened about 20 years ago when a Speaker of the House was forced to resign in a very partisan atmosphere. He said, all year, partisanship had fed on itself, frustrating each side, driven each side apart. The majority at that time, the Democrats, were looking at the majority. The majority group contemptuous of it, the minority, more determined to govern in spite of it, more arbitrary and faced with increasing arbitrariness of the majority, the minority grew more irresponsible and more destructive of the institution.

The Rules Committee has a function more than just establishing the parameters of what amendments will be discussed and the debate. They have a responsibility to establish an atmosphere, indeed, a tone, on the floor. And they can either fan the flames of partisanship or they can build a process that encourages bipartisanship and encourages discussion of issues, issues that have not been vetted before on the floor. That is what the Rules Committee should be doing, and I am sad to say it has not been in evidence so far this year on the floor.

Mr. DREIER. Absolutely. Mr. Speaker, let me just say how much I appre-

ciate, and, again, after having heard him, miss my friend from my Utah's very, very thoughtful and incisive insight on the Rules Committee.

I mentioned earlier the fact, Mr. Speaker, that we have dealt with this flood insurance bill. It should have been very bipartisan. We have two Members who were victimized by that right here, the gentleman from Georgia and the gentleman from New Jersey, and I am happy to yield to them. We just have a few minutes left. Obviously we could go on and on and on because there are so many Members.

I am happy to yield first to my friend from Georgia.

Mr. PRICE of Georgia. Mr. Speaker, I thank my good friend and the ranking member, my good friend from California for yielding and for your leadership on this issue and on so many others that come to our House.

You mentioned, and folks have mentioned, that we have been victimized. Well, Mr. Speaker, we haven't been victimized; the American people have been victimized. Because we were promised, we in the House of Representatives were promised, but the American people were promised, an open process. They were promised a fair process. And, as you mentioned, the stories are too numerous to stipulate each individually.

But the story that I bring is one of the flood insurance bill, the Flood Insurance Reform and Modernization Act that came just last week. We had an amendment that we were essentially assured would be made in order through the assurances of the Chair of that committee, that we would have an open and deliberative process.

Mr. DREIER. In fact, as I recall, the chairman testified and said he supported the notion of making the gentleman's motion in order.

Mr. PRICE of Georgia. You are absolutely correct. The amendment to file with the Rules Committee was 5 p.m., an arbitrary deadline, but that is all right. It is a deadline, 5 p.m.

My office submitted our amendment electronically to the Rules Committee, as we do all the time, 8 minutes before 5 o'clock, 4:52 p.m. In the process of bringing that hard piece of paper over to the Rules Committee, we got that there at 5:03 p.m., 3 minutes after 5:00.

Mr. DREIER. So they had already the amendment electronic submitted before the 5 o'clock deadline; am I correct in saying that?

Mr. PRICE of GEORGIA. You are absolutely right. The amendment was within the purview at that point of the Rules Committee. They had notice.

Now, again, it is not that we were denied the amendment. It is that the American people were denied the opportunity to have a substantive amendment debated on the floor of the House. In fact, Mr. Speaker, I believe that the President is going to veto that piece of legislation, and I believe he is going to do so because our amendment was not allowed to be acted upon by the House,

because he supported the amendment that we would have offered, which was a very substantive amendment, a significant change in the flood insurance reform bill.

□ 1915

As my friend from California mentioned, there were 13 amendments made in order to that bill, 13 Democrat amendments, no Republican amendments. I suggest, Mr. Speaker, that is all politics, that is all politics. Again, it doesn't harm us personally. What it does is disenfranchise nearly half of the American people, and that is why this matters. What it means is that nearly half of this body is not given the opportunity and the right that they were given in winning their election.

We all represent essentially the same number of people. When the majority does not allow a certain Member or Members to offer amendments or to offer their best ideas, what they do is disenfranchise nearly half of the American people.

I can only think of three reasons why that would be done. One, it is a broken promise. We have seen the promises. Two, it is for political expediency. Or, three, it is what de Tocqueville called the tyranny of the majority. That is what I believe we have, a tyranny of the majority that is running this House right now. It doesn't hurt me personally, but it hurts the institution, it hurts our democracy, and it disenfranchises nearly half of the American people.

Mr. DREIER. I thank my friend very much, and I yield to the gentleman from New Jersey (Mr. GARRETT) who was also victimized by this process.

Mr. GARRETT of New Jersey. You spoke about the flood bill and the problem we had here. Anytime we stifle debate, and that is what occurred when the Democrats did this, they alter substance.

What we were trying to do with an amendment that went through committee and we worked on with the chairman's staff, an amendment that the chairman said withdraw the amendment from committee and he will make sure that it gets through Rules and to the floor, our amendment simply said we should no longer have the rich and the wealthy who live in these great mansions on the coast and what have you, have them be subsidized by the poor widow in the house right across the street. We thought that was absurd. This amendment would have fixed that situation. The chairman was on board with us. He went to the committee and testified in favor of it as well.

Mr. DREIER. And what happened?

Mr. GARRETT of New Jersey. What happened was the Rules Committee decided to not allow the amendment to come to the floor. So at the end of the day, we have a bill where the rich are still being subsidized by the poor. Substance was altered by the stifling of debate.

I will commend the chairman of the committee for all he did and by not voting "yes" on the rule because even he, a Democrat chairman, saw the error of their ways in what they did.

Mr. DREIER. He was quoted as saying he believed it wrong that they were denied. Tragically, this was done in the aftermath of the unveiling of this report that we put forward simply stating the facts of what has taken place in the last 9 months.

Mr. GARRETT of New Jersey. I would just conclude by concurring with the gentleman from Georgia on this. Although we are in the minority here, this is not an issue for the minority; this is for half of America. And it doesn't matter whether the Americans watching tonight are Democrat or Republicans. Their voices are being silenced because they cannot have their voices heard through us in the Rules Committee and have their important issues made part of the process.

Mr. DREIER. Mr. Speaker, I thank the gentleman and now yield to the gentleman from Texas (Mr. SESSIONS), a hardworking member of the Rules Committee.

Mr. SESSIONS. I thank the ranking member from California for not only putting together this Special Order tonight, but also talking about the Rules Committee which I think is so important. I have had an opportunity to serve on the Rules Committee for 9 years. For 9 years previous to this, I have seen the Rules Committee as being part of the process to make sure that the agenda of policy is done properly by the Speaker of the House through this committee. I would like to note to the gentleman from California, as he remembers that, Republicans utilized this committee to make sure that we balanced the budget, to make sure that we had responsibility and the opportunity to make sure that the American people benefited from that which we did here in Washington, D.C. by cutting taxes.

Republicans balanced the budget when they said it was not possible in 1997, 1998, 1999, 2000, and 2001. We went in and we balanced the budget. We utilized the Rules Committee to make sure that we had responsible government.

I have now seen during the last 10 months that we have been in the minority that it is also true that the new Democrat majority utilizes the Rules Committee to do things that I don't think that the American people can completely understand, and that is that they want to raise taxes, they want to raise spending, and they want to make sure that what happens is that loopholes are there in place for them to do earmarks despite the debate that has taken place on this floor.

So I am pleased to join the gentleman from California tonight in summarizing that the Rules Committee is a very difficult place for all Members. It is a difficult place whether you are in the majority or the minority, but it

is still the place where the political work gets done, and nothing has changed. The Democrat Party is still here to raise taxes and raise spending and to take away from the American people that which they earn, and that is called their hard-earned money.

Mr. DREIER. Mr. Speaker, I thank my colleague from Dallas for his very thoughtful remarks and hard work.

I recommend to my colleagues going to rules-republicans.house.gov to see a copy of this very, very important report that we have just unveiled, because it is on behalf of the American people, not any bipartisanship, the American people, that we are fighting on behalf of their rights.

GENERAL LEAVE

Mr. DREIER. Mr. Speaker, I ask unanimous consent that Members be able to revise and extend their remarks and include extraneous material on the subject of my Special Order.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

BLUE DOG COALITION

The SPEAKER pro tempore. Under the Speaker's announced policy of January 18, 2007, the gentleman from Arkansas (Mr. ROSS) is recognized for 60 minutes as the designee of the majority leader.

Mr. ROSS. Mr. Speaker, what we have just witnessed on the House floor is an example of why the American people are sick and tired of all of the partisan bickering that goes on up in Washington.

Mr. Speaker, there are 47 of us who are fiscally conservative Democrats who want to put an end to the partisan bickering. We are a group of conservative Democrats who quite frankly don't care if it is a Democratic idea or a Republican idea. We want to know if it is a commonsense idea and does it make sense for the people that send us here to be their voice.

Mr. Speaker, there are 47 Members of the fiscally conservative Democratic Blue Dog Coalition. As you walk the Halls of Congress, it is easy to identify which Members are members of the fiscally conservative Blue Dog Coalition because you will see this poster as you walk the hallways of the Cannon House Office Building, the Longworth House Office Building and the Rayburn House Office Building.

This poster not only serves as a door-mat to Blue Dog Coalition Members of Congress, but also as a daily reminder to Members of Congress on both sides of the aisle and to the American people that our Nation is in debt.

Today, the U.S. national debt is \$9,010,742,245,690. If you divide that enormous number and put it in perspective by every man, woman and child in America, every one of us, our share of the national debt is \$29,735. It

is what we have coined the phrase "debt tax," and that is one tax that cannot be cut and that is one amount that is not going to fund America's priorities but rather is going to simply pay interest on the national debt and to pay down the national debt.

I had a constituent from back home in Arkansas in my office today. She said she was in my office a couple of years ago, and everybody's share of the national debt was some \$27,000. Again, today it is \$29,735. Under this Republican administration, we have seen the largest debt ever in our Nation's history. We have seen the largest deficit ever in our Nation's history.

Contrast that with the past administration, the Clinton administration. President Clinton was the first Democrat or Republican in 40 years to give us a balanced budget; and yet here we are 7 years later with the largest debt ever in our Nation's history, and as members of the Blue Dog Coalition, we want to restore fiscal discipline and commonsense to our Nation's government.

That is why there was a lot of talk about the first 100 hours on the House floor in this new Democratic majority, and we accomplished more in the first 100 hours I would dare say than the previous Congress did all together. In fact, I believe we have done more on the floor of the U.S. House of Representatives in the past 9 months than the previous Republican Congresses have done in 9 years.

Unfortunately, these bills are then sent to the Senate where too many of them remain. But I am proud of the work that we are doing in the House under this new majority. And, Mr. Speaker, we are doing it with fiscal discipline. We are passing these bills, a new vision for America, putting America's priorities where they ought to be, and that is putting our families and children first again. But we are doing it in a sensible and responsible way, a way in which we pay for it.

One of the first things to happen on the floor in this new Congress was to reinstitute the PAYGO rules. PAYGO is an acronym for "pay as you go." It is what we do at the Ross home in Prescott, Arkansas. It is what most American families do.

Mr. Speaker, for the past 6 years, a Republican-led Congress and a Republican President gave us the largest debt ever in our Nation's history, the largest deficit year after year. To put it in perspective, to put it in perspective, this President has borrowed more money from foreigners in the past 6 years than the previous 42 Presidents combined.

We are going to put an end to that, and we did so when we reinstituted the PAYGO rules on the floor of the House of Representatives. Every bill that comes to the floor of the House in this new Democratic Congress must be paid for. Now, some of the Republicans say, oh, that's a disguise to raise taxes. The Republicans now believe that the only

way to create new revenue, the only way to pay for a program is to raise taxes. Not so. As conservative Democrats, we know the way you pay for programs is to cut wasteful spending. There are a lot of examples of wasteful spending.

I have got 8,000 brand-new, fully furnished mobile homes sitting in a cow pasture in Hope, Arkansas, mobile homes purchased by FEMA destined for Hurricane Katrina victims that never quite found their way to the gulf coast. Now FEMA, our government, is spending a quarter of a million dollars a month to warehouse these mobile homes which have created another bureaucracy in and of itself back home in Hope, Arkansas. And they are not doing anyone any good.

You want to talk about accountability, I had a tornado a few months ago hit Dumas, Arkansas. They needed 30, that's right, 30 of these mobile homes, while 8,000 of them sat in a cow pasture 2½ hours away in Hope, Arkansas. I called the director of FEMA. He came up with every excuse in the book why he couldn't help these 30 homeless people. He said it wasn't worthy of a declaration for a Federal disaster.

This tornado devastated this small delta town of 5,000 people. There were 150 homes destroyed or heavily damaged. Over 25 businesses were destroyed. The electrical grid system for the town was destroyed. They went 5 days without electricity. Lots of people were injured. Thank God no one died. And we needed 30 of these mobile homes sent 2½ hours down the road to help these folks. And, instead, the response I got was they weren't worthy of a Federal disaster declaration.

It took me going on CNN, and, finally, 30 minutes after I was on "NBC Evening News" talking about this tragedy, FEMA had a change of heart and decided to let the people of Dumas have these 30 mobile homes to house the homeless who were victims of this tornado.

This is an example of wasteful spending and this is a symbol of why people are fed up with our government, and it is an example of why we need to restore accountability, accountability to our Nation's government.

So when I say we are going to pay for our programs in the future, it doesn't mean raise taxes. It means cut wasteful spending, eliminate the programs that do not work so we can fund the programs that do.

□ 1930

From 1789 to 2000, our national debt rose to \$5.67 trillion, but by 2010, the total national debt will have increased to \$10.88 trillion. This is a doubling of the 211-year debt in just a decade, in just 10 years.

Interest payments on this debt are one of the fastest growing parts of the Federal budget, and again, the debt tax, D-E-B-T, is one that cannot be repealed, and every man, woman and child in America, your share, our

share, my share, your share, Mr. Speaker, of the national debt is \$29,735.

Current national debt, again \$9,010,742,245,690 and some change. Some say why do deficits matter; can't y'all just print more money? It doesn't work that way, and besides deficits reduce economic growth.

Think of the economic good times we had in the 1990s when President Clinton gave us the first balanced budget in 40 years, and look at the economy today. We propped up the economy through much of the last few years through low interest rates and allowing folks to purchase homes that maybe couldn't quite afford it, and now that's coming back to haunt this administration.

Deficits reduce economic growth. It's time to restore fiscal discipline to our national government. It is time to reduce our debt and deficit so that we can create new jobs and economic opportunities for working families.

Why do deficits matter? I would argue they burden our children and grandchildren with these last liabilities. For the last 6 years, this Republican Congress and Republican administration has spent money like you wouldn't believe. They have spent money and haven't paid for their spending. They have left it for our children and for our grandchildren. That is simply wrong.

Growing up at Midway United Methodist Church outside of Prescott, Arkansas, I heard a lot of sermons about being a good steward, and the American people have elected us as Members of Congress to make the weekly trip to our Nation's Capital and be good stewards of their tax money. And that's why I'm proud to help lead and cochair the Blue Dog Coalition, because we're doing our best to demand accountability, to demand fiscal responsibility and to give this Congress a good dose of common sense.

Why do deficits matter? Because they increase our reliance on foreign lenders. Foreign lenders now own 40 percent of this debt. Much of the rest of it's been borrowed from the Social Security Trust Fund, with absolutely no provision made on how or when it's going to be paid back. That's why, Mr. Speaker, the first bill I filed as a Member of Congress was a bill to tell the politicians in Washington to keep their hands off the Social Security Trust Fund.

The U.S. is becoming increasingly dependent on foreign lenders. Foreign lenders currently hold a total of about \$2.199 trillion of our public debt, and I believe this is every bit as much critical to our national security as anything else. Compare this to only \$623.3 billion in foreign holdings back in 1993. So who are these countries? Who are these foreign investors that are funding our government, that for the past 6 years funded tax cuts for folks in this country earning over \$400,000 a year, while the rest of us were pretty much left to fend for ourselves?

Topping off the list, Japan. The United States of America has borrowed \$637.4 billion from Japan.

Number two, China. The United States of America has borrowed \$346.5 billion from Communist China.

The United Kingdom. The United States of America has borrowed \$223.5 billion from the UK.

OPEC, and we wonder why gasoline is so high. The United States of America has borrowed \$97.1 billion from OPEC.

Korea. \$67.7 billion is the amount of debt that the United States of America has accumulated with Korea.

Taiwan, \$63.2 billion. The United States of America has borrowed \$63.2 billion from Taiwan.

One of the founders of the Blue Dogs, JOHN TANNER from Tennessee, put it best when he said, if China decides to invade Taiwan, we'll have to borrow more money from China to defend Taiwan. That's crazy.

It is crazy that we borrowed and continue to borrow all this money from foreigners. And as members of the Democratic Blue Dog Coalition and this new Democratic Congress, we're saying enough is enough, and we're trying to restore fiscal discipline, common sense through the passage of the PAYGO rules, pay-as-you-go.

If a Member of Congress has an idea and it's worthy of being funded, that's fine and dandy, but don't borrow the money from Taiwan or China or OPEC. Show us how you're going to pay for it. That's the new rules of the House of Representatives, and those are the rules that were in place back in the late 1990s when we saw the first balanced budget in this Nation in 40 years, a balanced budget that continued from 1998 through 2000.

The Caribbean Banking Centers. The United States of America has borrowed \$63.6 billion from the Caribbean Banking Centers.

Hong Kong. The United States of America has borrowed \$51 billion from Hong Kong.

Germany, \$52.1 billion. The United States of America has borrowed \$52.1 billion from Germany.

And rounding out the top 10 list of foreigners that the United States of America under this Republican administration has borrowed money from to fund our government and tax cuts for those earning over \$400,000 a year, and this one will surprise a lot of people, Mexico. Yes, the United States of America has borrowed \$38.2 billion from Mexico to help fund this debt which, as of today, is \$9,010,742,245,690 and some change.

That's what the Blue Dog Coalition is all about. We're about trying to restore fiscal discipline and common sense to our national government, and I'm proud of our Blue Dog members. We're 47 members strong. There's 47 of us that are not afraid to come to Washington and take a stand for common sense, for fiscal discipline and to restore accountability to our government.

Well, we talk about the debt and the deficit. Another thing that's important to point out, Mr. Speaker, is our Nation's been borrowing about a billion dollars a day, but before we borrow a billion dollars today, we're going to spend a half a billion, with a B, a half a billion dollars of your tax money paying interest on the debt we've already got, and until we get our fiscal house in order, we will not be able to meet America's priorities.

What do I mean by that? Interest payments on debt dwarf other priority. 2008 budget authority in billions. The red indicates the amount of money we're spending of your tax money paying interest on the national debt. And until we get our fiscal house in order, we can't stop those interest payments, which means many of America's priorities are going unmet because so much of our tax money, Mr. Speaker, is going to pay interest on the national debt.

The red indicates the amount of money in the fiscal year 2008 budget as presented by the President that's going to pay interest on the national debt. Now, we say we love our children. We say that we want them to have a world-class education. We say that we want our children to be competitive in this 21st century global economy. We say one thing; we do another. Look at the light blue. That's how much we spend educating our children compared to the red, which is the amount of money we spend paying interest on the national debt.

Veterans, and we're creating a new generation of veterans in Iraq and Afghanistan tonight, and it's time that our country did right by our veterans. It's time that our Nation, the United States of America, honored our veterans and kept our promises to them, and yet in the President's budget for 2008, the green, that's how much we're investing in veterans health care and veterans programs. And again, contrast that to the red. Look at the amount of money we're spending paying interest on the national debt. Contrast that to the green box, the amount of money we're spending taking care of our veterans.

And homeland security, "homeland security," a new word, a new buzzword since 9/11. Oh, we feel safe. We go through the airports and we take off our shoes and we do all that stuff to then board a plane where half the belly of the plane is filled oftentimes with freight that remains totally unchecked. All the containers entering our ports, very few are checked. "Homeland security" is a nice buzzword, but look at the amount of money we're investing in homeland security and protecting the citizens of this country and keeping America safe. Look at the amount of money in the President's budget for homeland security contrasted with the red box. Purple box, homeland security; red box, the amount of money the President proposed that we spend simply paying interest on the national debt.

This does not reflect my priorities, Mr. Speaker, and I can assure you that the President's budget does not reflect the priorities of this new Democratic Congress. It is time that we put families and children first again. We do that by investing in our children, ensuring they receive a world-class education. We do that by honoring our veterans, including a new generation of veterans coming home from Iraq and Afghanistan, and we do that by protecting our homeland. We do that by protecting our homeland.

Mr. Speaker, there's a lot of talk about Iraq and what we should or should not do. I voted to go to Iraq. Most Members of this Chamber, both Democrat and Republican, did, and we went there, we were told, because of weapons of mass destruction. They no longer have weapons of mass destruction. We'll save that debate for another evening, Mr. Speaker, about whether they ever did or not, but we were told that they had weapons of mass destruction and they were never found, which, at best, our intelligence in this country failed us.

And I can assure you, Mr. Speaker, there's not a more difficult decision that Members of Congress are forced to make than whether or not to send our men and women in uniform into harm's way, and when we're asked to make these decisions, we've got to know our intelligence is right. Our intelligence failed us in the decisions we had to make leading up to this war in Iraq.

I've got a brother-in-law. He's been in the Iraq region several times. He's in his, I don't know, 19th year in the United States Air Force. My first cousin is an officer in Iraq. He was in Iraq when his wife gave birth to their first child. He's back in Iraq. He's there for a year and a half, and he will be there when his wife gives birth to their third child. He's not complaining. He's proud to serve his country. He does whatever's asked of him. That's what our men and women in uniform do.

But this war has not only affected my family. It's affected everybody's family. Just in the last month, I've had to make three telephone calls to wives and mothers in my district who have lost a loved one in Iraq, including one just an hour or so ago before coming to the House floor. We can never do enough for those families. We can never do enough to honor and remember those who have served our Nation in Iraq and Afghanistan and all over this world.

But at some point we've got to ask ourselves, I mean, we went there because of weapons of mass destruction. We said that we would stay until Saddam was overthrown; we did. Then we were told we would stay until he was captured; he was. Then we were told that we would stay until he was tried and executed; we did. And then we were told we needed to stay until the new Iraqi Government was in place and they had open and free elections; and they did.

Mr. Speaker, we continue to move the goal post on our troops. We continue to redefine what our ultimate victory is. And I'm here to tell you, Mr. Speaker, if our ultimate victory is convincing the folks of Iraq to live like we do, we will be there for the rest of my life.

It's time for a new direction in Iraq, and I bring this up because we're spending some \$16 million an hour of your tax money, Mr. Speaker, \$16 million an hour in Iraq.

□ 1945

I think we should demand accountability for how that money is being spent, and I think we should demand a new direction. I think we owe that to our men and women in uniform.

Well, I am very delighted to be joined this evening by some of my Blue Dog colleagues as we discuss the Blue Dogs. I have kind of set the stage, by explaining the debt, why it matters, how we have gotten into the mess we are in and what we are trying to do as conservative Democrats to fix it. We are not just talking about it; we have legislation to accomplish it. In the Iraq war, we have H.R. 97, the demand accountability on how your tax money is being spent in Iraq. We talked about that on the floor of the House many times.

Tonight, some of the things I want to talk about is the Blue Dog fiscal accountability package, taking the next steps to restore fiscal accountability to our Nation's government. We have the Fiscal Honesty and Accountability Act, we have the balanced budget amendment, and we have a resolution strengthening the budget process; and we will talk about these in more detail as the evening goes on.

But at this moment, I would like to yield to my friend from Tennessee, fellow Blue Dog member, LINCOLN DAVIS.

Mr. LINCOLN DAVIS of Tennessee. To the gentleman from Arkansas, thanks very much for your leadership on many of the issues that our Blue Dog Coalition championed here in the House. We championed them for many years, about 1994, 1995, when the Blue Dogs were established.

Basically, this group of individuals initially offered both sides, both caucuses, the opportunity to participate in the Blue Dogs, Republican and Democrats alike.

I have always continued to feel very confident that in America today we need American Democrats and American Republicans more than ever. What I mean by that is that we need Americans first and political parties next. Certainly those two political parties have done a tremendous job in driving many of the debates on many of the important issues important in America.

It has also given America a history as being the country in the world that championed civil rights, individual rights, and civil liberties; and we continue to do that. In many cases, as we

have engaged in battlefields throughout history, it has been to bring about democracy and freedom.

But as we talk about this, I want to digress just a moment and talk about a particular situation that is being considered today, which will be what's called combat training for our airmen. In many cases we put our soldiers who are in the Air Force in the battlefield, the battle zones, in places like Afghanistan and Iraq, in my opinion, without proper training for EMS, in the event there is something that happens that they are in the battlefield, they may be injured. I don't think they are properly trained, and, in many cases, we need to do that. So we are actually talking now about locating CBAT, which will be combat training for airmen in different areas.

I want to read a comment that I have prepared for the potential location of this particular facility.

From the Manhattan Project to TVA to the Apollo project to the Spallation Neutron Source and so much more, the Tennessee Valley Corridor and its key institutions, communities, businesses, and congressional leaders have always exemplified the phrase, "National Leadership through Regional Cooperation."

Key leaders in our region continue to support our Nation by working to enhance and advance the corridor's key science technology and national security assets.

With that, one of the big challenges in warfare is adequate training for our combat troops. Afghanistan and Iraq have placed a new demand on the airmen of our Air Force for needed combat air support. These increased demands include prison guard duty, combat convoy support, and significant expanded security force duty.

With these additional responsibilities, the Air Force has acknowledged its airmen are lacking the ground combat skills necessary to meet today's demands. To address these needs, the Air Force has proposed, as former Air Force Secretary Roche has described it, a new program to "bring together our battlefield airmen under a common training and organization structure to strengthen the combat power they bring to the fight."

Weapons training, tactical field cooperation operations and land navigation training, basic combat skills, physical fitness training and basic medical training will be a part of the core curriculum provided by new Common Battlefield Airman Training (CBAT) program.

The proposed location for this new Common Battlefield Airman Training program has now been narrowed down to three potential sites, one of which is in my district, Arnold Engineering Development Center in Arnold Air Force Base near Tullahoma, Tennessee.

Key leaders in the Tennessee Valley Corridor and I are convinced that establishing CBAT at Arnold Air Force Base would be the best course of ac-

tion, an exceptional investment for the Air Force and the Nation. Arnold Air Force Base and the Arnold Engineering Development Center are already home to the world's premier flight simulations testing facility and continue to be vital national resources in the development of many of the Nation's top priority aerospace and national defense programs.

Arnold, with its history of extensive combat training during World War II, had abundant land available for CBAT training, with a dedicated 200-acre campus, small arms firing range and 9,000 acres for additional required training. In short, middle Tennessee and the Tennessee Valley Corridor have a world-class facility ready and willing to house this important new training operation.

The Coffee County community, the middle Tennessee/north Alabama region and, indeed, the entire Tennessee Valley Corridor strongly support our Nation's Armed Forces and their training needs as they continue to serve and defend our Nation. A better trained corps of airmen will not only give them the ability to operate more effectively in a combat zone and a better chance of survival, but will also help them better defend the United States in our post-9/11 world.

I strongly support and encourage all others to support Arnold Air Force Base's pursuit of this new CBAT program.

As we continue to train our soldiers who are on the battlefields throughout the world, certainly in the two hot spots today, perhaps we should say three, which would also include the area around the Balkans, we need to adequately train them. It's not right; it's not American to send someone into the battlefield without being properly trained.

I know we have others who want to speak here tonight; but I would like, if I could, before I yield to the gentleman from Arkansas, I would like to read an editorial that I sent to one of our local papers, and it deals with PAYGO, as we will address our deficits here in Congress:

"At a time when the White House is attempting to position the Republican Party as fiscally responsible, former Federal Reserve Chairman Alan Greenspan bluntly said in his new book 'The Age of Turbulence: Adventures in a New World' that his party over the past several years put politics over fiscal discipline and lower government spending." At least one honest Republican.

"During the past several years while we were witnessing the largest growth of government since the 1960s and a ballooning deficit, Mr. Greenspan was correct in advocating for a return to pay-as-you-go rules. These rules, re-enacted earlier this year after they helped restore fiscal discipline in Washington during the 1990s, require Congress to offset the cost of new spending or tax cuts with savings elsewhere.

"The Blue Dog Coalition, a growing band of deficit hawk Democrats with a deep commitment to the financial stability and national security of the United States, has been pushing to re-implement PAYGO for several years. Their bark was finally heard earlier this year when they pushed the new congressional leadership to enforce the policy.

"When PAYGO was in place in the 1990s, spending as a percentage of gross domestic product (GDP) declined from 22.1 percent to 18.5 percent by 2001. As a result, huge budget deficits became a budget surplus. Shortly after President Bush took office, the Congress unwisely let PAYGO expire, causing an explosion in government spending and yearly budget deficits. Our national debt grew by \$3 trillion over this period, and by 2005, spending had clawed its way back to 20.1 percent of GDP."

Let's think about that a moment: \$3 trillion increase since this President has been in office. What does that mean?

We roughly spend \$450 billion a year today on interest alone. That's \$1.2 billion a day. But let's just take the last 5 years since 2001, or 6 years since 2001, and look at how that \$3 trillion is impacting our budget.

For instance, today, if we had continued down the path and just had a balanced budget, not necessarily a surplus but just a balanced budget, we wouldn't be spending \$150 billion-plus extra in interest. Think of what that would do. We are spending today over 125, \$130 billion in Iraq, supposedly, in Iraq, probably more than that. But, in essence, what we have done in the last 6½ years, or last 6 years and 9 months of this administration, under control of the Republican White House and under the control of the Republican leadership on the other side of the aisle, we have increased just our portion of the interest, not retiring the debt, by over \$150 billion a year. That in itself, that figure itself, alone, is over six times what the entire budget of the State of Tennessee is in one year.

So I think it's time that we again reclaim for this Nation fiscal responsibility and continue to be the strong defense hawks that our caucus, our Blue Dogs, has been.

Mr. ROSS. I thank the gentleman from Tennessee for his commitment to our men and women in uniform. I especially appreciate it as the Arkansas 39th Brigade, our Arkansas National Guard, they have only been home for about 33 months from a year on the ground in Iraq. They have been called up and are now training at National Guard armories all across Arkansas. They will be doing that through the end of the year. They will be going to Mississippi in January and February and then sometime in March headed back to Iraq for another year of duty.

We owe it to them and their families to ensure that they are properly trained and to ensure that we are investing in them the very best equipment and technology to give them a

fighting chance, coming back, returning to their families safely.

If you have got any comments or concerns, you can e-mail us at BlueDog@mail.house.gov. If you have any comments, questions or concerns, you can e-mail us at BlueDog@mail.house.gov.

Again, the Blue Dog Coalition is a group of 47 fiscally conservative Democrats that, quite frankly, feel like we have been choked blue by the extremes of both parties, and we are just simply trying to restore common sense and fiscal discipline to our Nation's government. We are in the middle, and that's what we believe America is.

I want to thank the gentleman from Tennessee for his commitment to our troops, for his commitment to fiscal discipline and for sharing with us the piece that he recently submitted to a newspaper in his district. Thank you, LINCOLN DAVIS.

I mentioned the Blue Dogs have three bills that we believe can go a long way toward fixing this mess, cleaning up the mess here in Washington. One of the bills to do that is the Fiscal Honesty and Accountability Act. It strengthens our commitment to fiscal responsibility and accountability, and reinstitutes statutory PAYGO rules.

It implements multiyear discretionary spending caps. It closes a loophole in the law that has been used to add billions of dollars in routine spending, and it requires the Congressional Budget Office, commonly referred to as the CBO, to estimate interest costs produced by spending in any bill. We will go over this and explain what all this means.

I am pleased to introduce and to yield to a fellow Blue Dog from the State of Indiana, who is the author of this commonsense piece of legislation that has been embraced by my fellow colleagues, conservative Democrats in the Blue Dog Coalition, and that's BARON HILL.

Mr. HILL. I thank the gentleman from Arkansas for yielding his time. I also thank him for his great leadership with the Blue Dog Coalition and making sure that our message of fiscal discipline does get out.

I would like at this time to take a little history lesson about how we have gotten to the point where we are right now with a \$9 trillion deficit. That figure is hard to believe, \$9 trillion, our Nation's government is in debt.

Back during the 1980s, there was a Republican President who came up with an idea called supply-side economics. During the campaign of the 1980s, that candidate was criticized for this economic policy. It was claimed to be very risky.

As a matter of fact, one of the candidates that was running on the Republican side called it voodoo economics. Basically, what it was in the 1980s was a policy that would dramatically cut taxes with the idea that if we cut taxes dramatically, there would be more money that would come to the coffers

of the United States Government and deficits would no longer be around.

The trouble with that is that it did not work in the 1980s. I have to say that the Democrats who were in the majority in the House and the Senate that time endorsed this concept and passed this piece of legislation into law.

So taxes were dramatically decreased, military spending went dramatically up, and deficits went dramatically up during the 1980s.

□ 2000

During the 1990s, this policy was rejected under a Democratic President who was elected. He was of the opinion that we needed to get our fiscal house in order. And so during the 1990s, the supply side economics theory was rejected and PAYGO rules were put into effect in the 1990s.

What happened? Those PAYGO rules worked, and around 2000 and 2001 our government, for the first time in a very long period of time, actually produced surpluses. And it was projected that these surpluses would amount to trillions of dollars, projected out in the 21st century.

Then we had another election, and the old policies of the 1980s were reinstated again, those policies in the 1980s called supply side economics that caused huge deficits. PAYGO rules were thrown out the window again, not reinstated.

And here we are again, as Mr. DAVIS from Tennessee has already indicated, during that time period where PAYGOs were thrown out the window and supply side economics were reinstated, we've increased our deficit by \$3 trillion, and now we're facing a \$9 trillion deficit. The second largest expenditure in our Nation's budget is the interest that we pay on that deficit. This has got to stop. The gentleman from Arkansas earlier said, this is crazy, and it is crazy. When the Chinese Government is buying our debt, buying our paper, loaning us their money, affecting our foreign policy, we have to get our fiscal house in order.

And I'm so proud that I'm a member of Blue Dog Democrats. I joined the Blue Dog Democrats back in 1998 when I first got elected. I served three terms, and then the good people from southern Indiana decided I needed a little bit of a rest, and I took that rest for 2 years, got reelected 2 years later, and immediately joined the fiscally responsible group called the Blue Dog Democrats, and I'm glad that I am.

Now, Blue Dogs just don't bark. They also put into place policy. And one of the things that we have done is introduce the Fiscal Honesty and Accountability Act. What does the Fiscal Accountability Act do? It reinstates statutorily the PAYGO rules that have led us out of this debt in the past and into surpluses. They were instrumental in producing the surpluses that we enjoyed in the late 1990s and the early 2000s.

This bill also closes a loophole in current law that allows almost any spending to be designated as emergency spending.

Now, for those who are listening on C-SPAN, what does that mean? You know, we can pay PAYGO rules in the House, and all PAYGO rules means is if we're going to spend extra money or we're going to reduce taxes, you've got to figure out a way to pay for it. It's pretty pure and simple, but it requires discipline.

One of the ways that Congress gets around the PAYGO rules is by enacting spending measures. For example, we may have an emergency spending measure on the war in Iraq.

Well, Members of Congress from both parties use that spending measure to insert other nonrelated emergency spending measures into the emergency spending in order to get around the PAYGO rules. The Fiscal Honesty and Accountability Act will stop that practice; and it's the Blue Dogs who are leading the charge and making sure that we stop playing games with our Nation's budget, because we really do have to get serious here now about doing something about our Nation's budget. It's swirling out of control. I think most people are shocked when they learn that the Chinese Government is buying a lot of our debt in this country, affecting our foreign policy. This kind of practice needs to stop. And the Blue Dogs are leading the charge in making sure that it does get stopped by passing the Fiscal Accountability and Honesty Act.

Now, other things that we are doing, we're offering a balanced budget amendment and we're trying to pass a resolution strengthening the budget process. When I talk about the Blue Dogs are not just about bark but about policy as well, I mean it. We're putting our actions where our words are, and we're here tonight to talk about that and to ask the Congress to pass the Fiscal Honesty and Accountability Act, which implements PAYGO rules and stops the clowning around with emergency spending measures.

So, Mr. Speaker, I am delighted to have this opportunity to join my fellow Blue Dogs to talk about fiscal responsibility. I applaud the leadership of the Blue Dogs on this particular issue. We're going to keep on barking. We're going to keep on implementing policy. I thank the gentleman from Arkansas for yielding me this time, and I yield back my time to him.

Mr. ROSS. I thank the gentleman from Indiana's Ninth Congressional District, Mr. HILL, for his sponsorship and for authoring this very important legislation, the Fiscal Honesty and Accountability Act of 2007, one of three key pieces of legislation that we believe can go a long way toward restoring common sense, fiscal discipline and accountability to our national government.

Another one of those is a resolution strengthening the budget process.

We're going to talk more about that. I yield to the gentleman at this time, though, from Tennessee, LINCOLN DAVIS.

Mr. LINCOLN DAVIS of Tennessee. My friend from Arkansas, in the presentation earlier I had intended to discuss the 12 individuals that lived in counties that I represent before they lost their lives in Iraq. Four of those actually were not in my district, but there are 12 individuals that either live in the county I represent or in the district I represent.

I made a commitment some time ago that each day that when I said my prayers for those in special prayer need, that these families would always be a part of my prayer list. And I keep a list of those in my wallet, of those individuals. I hope I don't have to add a new name. Occasionally I'll have to take this out and redo it and add a name to it. I hope I don't have to add another name until we're able to settle and resolve and bring our soldiers home from Iraq and from Afghanistan.

These individuals have honored us and our Nation, and I think that we, as Americans, need to be sure that we honor their name and their families, and that we keep them in our hearts and constantly in our minds so that we don't ever forget the commitment that they gave, and they gave all for this Nation.

Mr. ROSS. I thank the gentleman from Tennessee for those thoughts, and he is absolutely correct. We must keep all the soldiers who have died in service to our country, those who have been injured in service to our country in our hearts and in our prayers. And on this evening I hope we'll especially remember Sergeant James Doster from Jefferson County, Arkansas, the latest casualty from Arkansas' Fourth Congressional District.

The gentleman from Tennessee mentioned those who've died in service to our country, and we've talked a little bit about the Iraq war. And I want to deviate for a moment and let you know, Mr. Speaker, that Mr. DAVIS and I are part of a group outside of the Blue Dog Coalition, but a group of Democrats and Republicans that have come together, 14 Democrats, 14 Republicans that have created this bipartisan compact on Iraq debate because the fact is, Mr. Speaker, I voted three times to bring our troops home in a responsible and in a manner that would be responsible. But the reality is this: That the reason I voted three times is because we don't have a veto-proof majority in the House of Representatives. And we can continue to have those votes, but the reality is the President will veto those actions and so we really, at the end of the day, haven't been successful in a new direction in Iraq.

Finally, you know, if there's one issue that shouldn't be a Democrat or Republican issue but should put us all in the context of being Americans first, it should be how we move forward on this Iraq debate. And there are 28 of us,

14 Democrats, 14 Republicans that have come together to create this bipartisan compact on Iraq debate. And I welcome, as I go through these points, I would welcome the gentleman from Tennessee (Mr. DAVIS), any comments or thoughts he might want to interject. But basically, here's the compact.

We agree, 14 Democrats, 14 Republicans, we agree that the U.S. Congress must end the political infighting over the conflict in Iraq and commit immediately to a truly bipartisan dialogue on the issues we are facing.

I would yield to the gentleman from Tennessee.

Mr. LINCOLN DAVIS of Tennessee. How can anyone in this Chamber or any American let politics, partisan politics, have a play in the decision-making as we talk about our young men and women who are willing to give their life and those who've given their lives on the battlefields in Iraq and Afghanistan?

I think that it's time. I travel my district and I tell folks that bipartisan-ship seems to have escaped us here in Washington. I talked to some of the folks who were here years ago and people who visited Washington saying that Democrats and Republicans would get together after a debate, whether they disagreed on certain issues, but that they would get together after that debate and spend time in the evening as friends or families would spend time together. That needs, we need to recapture that here in the U.S. House.

I read a book recently, or a quote in a book recently that was made by that great fellow from Britain, Mr. Churchill. He'd been speaking at Fulton, Missouri in 1951, where he gave his Iron Curtain Speech. And he and two or three other individuals were still on the train and still awake. Mr. Truman, the President, and a bunch of his cabinet and staff had retired for the evening. And they were talking about how the circumstances of our life and circumstances of our birth influenced our success or failures in the world that we lived in. And what Churchill said is that: If I were to be born again, I'd want to be born in America. We need to change America to where people like Churchill and others will be saying again: I'd like to be an American if I was born someplace today.

I don't think that's happening today in the world. We've got to change that, and I think the partisan rancor that we have here on the floor is prohibiting us from projecting to the rest of the world and to the American citizens the best of America. And I hope that this compact will help lead us all into being less partisan and more bipartisan on this floor and in America.

Mr. ROSS. There are eight points that we make in this bipartisan compact on Iraq debate on how we move forward. The second one, we agree that efforts to eliminate funding for U.S. forces engaged in combat and in harm's way in Iraq would put at risk the safety and security of our servicemembers.

In other words, as long as we've got troops in harm's way, we're going to support them.

We agree that there must be a clearly defined and measurable mission for our continued military involvement in Iraq. Again, stop redefining victory. Stop moving the goal post. This mission must be further and continually defined so that the military and the country are aware of the end goal of our mission in Iraq and what progress toward that goal is being achieved.

We agree that the Government of Iraq must now be responsible for Iraq's future course. The government must continue to make progress on the legislative benchmarks outlined in section 1314 of the recent Supplemental Appropriations Act, public law 110-28. Demand accountability from the Iraqis.

Mr. LINCOLN DAVIS of Tennessee. If the gentleman would yield, what that means is we're asking the Iraqis to occupy their own nation instead of our American soldiers. That, in fact, is what we're asking. We're asking the Iraqis to be their own policemen instead of the policemen on the beat being the American soldier. I think that should be expected by everyone, regardless of politics.

Mr. ROSS. We agree that it is critical for members of the U.S. Armed Forces, including members of the reserve components, to have adequate rest and recuperation periods between deployments.

We agree that a safe and responsible redeployment of U.S. Armed Forces from Iraq, based on recommendations from our military and foreign policy leaders, is necessary to transition the combat mission over to the Iraqi forces.

We agree that the continued military mission of U.S. combat forces must lead to a timely transition to conducting counterterrorism operations, protecting the U.S. Armed Forces, supporting and equipping Iraqi forces to take full responsibility for their own security, assisting refugees, and preventing genocide.

□ 2015

We agree that U.S. diplomatic efforts should continue to be improved and that the U.S. State Department must engage in robust diplomacy with Iraq's neighbors in the Middle East to address the Iraq conflict.

We had a military surge, and we now know that didn't work. That is what President Bush wanted, and that's what he got. What we are saying here, among these eight components, and don't get me wrong, it is only one of the eight components, one of the eight components is it's time for a diplomatic surge in the Middle East. Fourteen Democrats and fourteen Republicans have signed on to this, and I believe it is time for a new direction in Iraq. It is time for a bipartisan direction. It is time for us to all come together as Americans first.

I yield to the gentleman from Tennessee.

Mr. LINCOLN DAVIS of Tennessee. In essence what that component says is that in a bipartisan way we want to be sure that the Iraqis have a surge in leadership for their own country, take over the control of their own country; that the Iraqis develop the military that they need to occupy their own country themselves. And, secondly, that they become the policemen in the field, on the roads, riding the Humvees, and not our soldiers. I thank my friend from Arkansas for each week that you bring to the American public the views, the ideas of the fiscal conservative Blue Dog Democrats, deficit hawks and defense hawks here on the House floor.

Mr. ROSS. Again, these views on Iraq are not necessarily those of the Blue Dog Coalition. We require a two-thirds vote for an endorsed position. These are our views, those of us that believe we need a new direction and how we think we can get there in a bipartisan way.

Another one of the bills being put forth by the Blue Dogs, and this one was written by Heath Shuler from North Carolina, Charlie Melancon from Louisiana, and Charlie Wilson from Ohio, and it's called a Resolution Strengthening the Budget Process. It strengthens and increases transparency of the budget process. It ensures that Members have a sufficient amount of time to properly examine legislation and determine its actual cost. No more of being forced to vote on these 300- and 400-page bills after seeing them for 15 minutes and knowing the cost of what we are voting on. PAYGO rules now require that.

It requires that a full Congressional Budget Office, CBO, cost estimate accompany any bill or conference report that comes to the House floor and ensures that lawmakers have at least 3 days to review the final text of any bill before casting their votes.

We can't make Members of Congress read the bills they are voting on; but if you give them 3 days from the final text to the day of the vote, it gives them the opportunity to read them. Right now, and many times under the Republican-led Congress in the past 6 years, there wasn't an opportunity to read the bills because they would let us see the bills 15 minutes or an hour before we were voting on them, sometimes 300- and 400-page bills.

Commonsense ideas that we are putting into legislation.

Another integral part of the Blue Dog fiscal accountability package is this, and I have done my best to go through it and explain to you what it is that we are trying to do there. It's a resolution aimed at strengthening and increasing the transparency of the budget process. All too often Members of Congress are forced to vote on legislation without knowing its true cost implications. This measure will ensure that Members have a sufficient amount of time to properly examine legislation and determine its actual cost.

And then, finally, the balanced budget amendment. And I want to thank

the Blue Dog leader Kirsten Gillibrand from New York for authoring the balanced budget amendment, which would provide for a constitutional amendment requiring Congress to balance the Federal budget every year. Forty-nine States do it. Most American families do it. And it is time that the United States Congress did it. It allows for flexibility during times of war, natural disaster, or an economic downturn, and it prohibits cuts in Social Security benefits from ever being used in order to balance the budget.

Mr. Speaker, these are just three pieces of legislation that have been endorsed by the Blue Dog Coalition, authored by the members of the Blue Dog Coalition, that we believe can put us on a path toward restoring common sense, fiscal discipline, and accountability to our Nation's government.

THE STATE OF HEALTH CARE IN AMERICA

The SPEAKER pro tempore. Under the Speaker's announced policy of January 18, 2007, the gentleman from Texas (Mr. BURGESS) is recognized for 60 minutes.

Mr. BURGESS. Mr. Speaker, I am coming to the floor tonight to talk, as I often do, about health care, the state of health care in America, some of the things that we face as a country, as a Congress. And, Mr. Speaker, we have reached a point where it is kind of a unique time, and it occurs from time to time in our Nation's history in political cycles that we have the political reality of unfettered election-year politics meeting head on with the perennial challenge of redefining or reforming America's health care system.

Mr. Speaker, the history of health care in America over, say, the past 60-plus years going back to the 1940s is that of a very highly structured, highly ordered scientific process coupled with a variety of governmental policies, policies each aimed at achieving a specific objective; but rarely do we get the opportunity to reexamine the policies and what follows on from those policies and how they continue to affect things years and decades into the future.

Mr. Speaker, if we go back to that time in the middle 1940s, the time of the Second World War, some significant scientific advances occurred. In 1928, for example, Sir Alexander Fleming rediscovered penicillin. It actually had been discovered in the late 1800s, but Sir Alexander Fleming in England discovered that the growth of a bacteria called staphylococcus could be inhibited by the growth of a certain type of mold on the auger plate. Well, it took some additional research. It took some additional input from other scientists who actually came to this country and developed the process of fermentation that allowed for the large-scale production of that compound that we now know as penicillin, a compound that when it was first discovered was priceless. You couldn't get it at any

cost and by 1946 had come down to about 55 cents a dose, all because of American ingenuity coming into play in the mid-1940s. In fact, soldiers injured during the invasion of Normandy on D-Day were oftentimes treated for their wartime-acquired wounds that became infected with penicillin.

Another individual, an individual we have honored on the floor of this House during the last Congress, Dr. Percy Julian, an African American scientist or, actually, an organic chemist, who didn't discover cortisone. Cortisone had been discovered earlier. But the extraction of cortisone from the adrenal glands of oxen was a laborious time-intensive process, and as a consequence, cortisone was only available as a curiosity, as an oddity. But Dr. Julian perfected a methodology for building cortisone out of precursor molecules that were present in soybeans and, as a consequence, ushered in the age of the commercial production of cortisone.

So there in the 1940s, we had the development of two processes that allowed for the commercial application of an antibiotic, an anti-infective agent, that previously was unavailable on the scale that it was made available after the Second World War, and an anti-inflammatory, cortisone, for treating things like rheumatoid arthritis, Addison's disease. Cortisone now on a commercially available basis. These changes profoundly affected the practice of American medicine starting at about the time of the Second World War.

But what about on the policy arena? Did anything significant happen during the Second World War? Well, you bet it did. What happened during the Second World War is President Roosevelt said in order to keep down trouble from inflation, he was going to enact some very strict wage and price controls on American workers. And he felt it was necessary to do that because, after all, the country was at war.

Well, employers were looking for ways to keep their workers involved and keep them on the job, and they came up with the idea, well, maybe we could offer benefits. Maybe we could offer health insurance, retirement plans. It was somewhat controversial as to whether or not these could, in fact, be offered at a time of such strict wage and price controls, controversial as to whether or not these added-on benefits would be taxed at regular earnings rates. Well, the Supreme Court ruled that they could, indeed, be offered; that they did not violate the spirit of the wage and price controls, and, in fact, they could be awarded as a pretax expense.

Fast forward another 20 years to the mid-1960s, and now the administration and the Congress are locked in the discussion and the debates that ultimately led to the passage of the amendment to the Social Security Act that we now know as the Medicare program. Suddenly we have a situation where the body of scientific evidence,

the body of scientific knowledge is expanding at an ever-increasing rate. We have got some fundamentally different ways of paying for health care, some in the private sector and now some in the public sector, all leading to what is happening currently at the present time.

Now, again, going back to the Second World War, most health care was paid for at the time of service, and that was a cash exchange between the patient and the physician or the patient and the hospital. Now, with the advent of employer-derived health insurance and with the interposition of now this large government program, most health care is now administered through some type of third-party arrangement.

Now, this is useful. It protects the individual who is covered from large cash outlays. But there is a trade-off, and this covered individual is generally unaware of the cost of the care that is rendered, as well as the provider who is quite happy to remain insensitive as to the cost of the care that is ordered. This arrangement has created an environment that permits rapid growth in all health care sector costs.

We have a hybrid system. America's challenge then becomes evident. How do we improve upon the model of the current hybrid system, which involves both public and private payment for health care and which anesthetizes most parties involved as to the true cost of this care? It's also wise to consider that any truly useful attempt to modernize the system, any attempt to modernize the system, the primary goal has to be, first off, protect the people instead of protecting the status quo.

Now, we must also ask ourselves if the goal is to protect a system of third-party payment or provide Americans with a reasonable way to obtain health care and allow physicians a reasonable way to provide care for their patients. Remember that the fundamental unit of production is the interaction that takes place between the medical professional, the physician, and the patient in the treatment room. That fundamental interaction is the widget that is produced by this large health care machine, and sometimes that concept gets absolutely lost in translation.

Now, the current situation subsidizes and makes payment to those indirectly involved in the delivery of that widget, and ultimately that drives up the cost. Now, currently in the United States, we spend, depending upon what you read, 15, 16, and 17 percent of the gross domestic product on health care, amounting to about \$1.6 trillion a year. Within that total amount of spending, the government accounts for approximately half. When you add together the expenditure of the Medicare, the Medicaid system, the Federal prison system, VA system, Indian health service, all of those things together equal about 50 cents out of every health care dollar that is spent in this country.

The other half is made up by commercial insurance, self-pay, and I

would include health savings accounts in that grouping of self-pay. Certainly some percentage is made up by services that are just simply donated or never reimbursed. We might call it charity care.

A lot of money is spent in health care, but only a fraction on direct patient care and oftentimes too much on an inefficient system.

□ 2030

Now, the test before us, the test before this Congress, the test before this country is to protect the people instead of providing protection to special interests. Define that which ought to be determined by market forces, market principles, and that which of necessity must be left in the realm of a government or public provider; that balance between the public and private sectors, and how in all of this process we preserve the individual self-direction instead of establishing supremacy of the State.

Additionally, we must challenge those things that result in the extortion of market forces in health care and acknowledge that some of that extortion is endemic, some of it's built into the system, some of it's hidden and not readily changed, and some of it is, in fact, easily amenable to change. And we need to know the difference, and we need to know what is worthwhile to try to effect change.

Now, the key here is how to maximize value at the production level; again, where that widget is produced, the doctor-patient interaction in the treatment room. How do we place a patient who exists on a continuum between health and disease, how do we shift that balance more in the favor of a state of continued health, which is obviously less expensive than paying for disease? Do we allow physicians a return on the investment, which opens up a host of questions relating to future physician workforce issues, and I am going to touch on those in more detail in just a minute.

How do we keep the employer, if the employer is involved, how do we get them to see value in a system, things like a quicker return of an ill employee to work, increased productivity, better maintenance of a healthy and more satisfied workforce? In regards to health insurance, how to provide a predictable and manage risk environment, remembering that insurance companies are, of necessity, they tend to seek a state of a natural monopoly; and if left unchecked, they will, indeed, seek that condition.

And finally, how do we balance the needs of hospitals, ambulatory surgery centers, long-term care facilities and the needs of the community, as well as the needs of doctors, nurses and administrators?

Now, Mr. Speaker, some legislation has already been introduced to try to effect some of these changes. I want to make reference at this point to a publication that's produced by my home

State organization, the Texas Medical Association. Last March, this was the cover of their publication, *Texas Medicine*. It referenced that the United States may, in fact, be running out of doctors.

So I've introduced three pieces of legislation geared toward the physician workforce and how do we keep the workforce involved and engaged. Alan Greenspan, talking to a group of us right before he retired as chairman of the Federal Reserve, came in and talked to a group of us one morning and was asked the question: How in the world are we ever going to pay for Medicare going into the future? And he thought about it for a moment and he said, if I recall correctly he said, "Well, I'm not sure. But I think when the time comes, you will do what is necessary to preserve the system." And I believe he is right. But he went on to say, "What concerns me more is will there be anyone there to provide the services that you require."

Well, Mr. Speaker, in an effort to be certain that there are the people there to provide the services that we require, I introduced legislation such as 2583. This establishes low-interest loans for hospitals seeking to establish residencies in high-need specialties, primary care, general surgery, OB/GYN, gerontology in medically underserved areas. It turns out one of the thrusts of this article is that doctors tend to have a lot of inertia, they tend to go into practice close to where they had trained. So if we can establish residency programs where none currently exist in communities of moderate to small size and allow those physicians to undergo their training in those community hospitals, they're very likely to settle in or very close to those communities, thereby driving the equation in favor of supplying physicians in high-need specialties in medically underserved areas.

Another piece of legislation, H.R. 2584, is more geared at the medical student or perhaps even the student in college, the student who's considering a career in health professions. And this expands the old health professions scholarships, provides the availability of scholarships, provides the availability of low-interest loans, provides the availability of favorable tax treatment if an individual is willing to go into practice in a medically underserved area in a high-need specialty.

And then finally, the third piece of legislation, 2585, deals with more of what I would describe as the mature physician, that physician who has been in practice. But one of the problems of our publicly financed side of health care, one of the problems in the Medicare side is that reimbursement rates for doctors are decreased year over year as an effort to control costs in the overall program, but the result is it tends to drive doctors away from practice. So this bill would have at its heart the repeal of a payment formula that is referred to as the "sustainable

growth rate," or SGR formula, which I believe is critical. I believe we have to repeal that formula if indeed we're going to keep physicians involved in the process.

Mr. Speaker, another component of this bill, 2585, does allow for some voluntary compensation if a physician or group wishes to participate in a system to upgrade health information technology. And I put this slide up here, Mr. Speaker, because this is the records room at Charity Hospital in New Orleans taken in October of 2005. You can see that, although the records themselves were not disturbed by the wind of that particular storm, that records room is in the basement and it was completely under water for several days. And you can see there, this is 2 months after the storm, probably a month after the water was removed from the downtown area of New Orleans and removed from the basement, you can see the destruction evident on those paper records. And clearly, that's a situation that has to be addressed. If we are going to move America forward into the 21st century, that's a condition that has to be addressed. And I have attempted to do that in H.R. 2585, as it deals with the medical workforce; it also deals with some bonus payments to allow physicians who wish to voluntarily participate in an upgrade of health information technology, allows them the freedom to do that.

Other legislation that is out there, H.R. 3509. H.R. 3509 is a medical liability bill. And this bill was crafted after legislation that was passed in my home State of Texas in September of 2003. This was legislation that was crafted, it was styled after the Medical Injury Compensation Reform Act of 1975 passed by the State of California and then modernized for the 21st century. And what this bill does is provide a cap on noneconomic damages. It is a cap that is shared between physicians, hospitals, a second hospital or a nursing home, if one is involved. Each entity is capped at a \$250,000 payment for noneconomic damages, or an aggregate cap of \$750,000.

Now, the reason I bring this up, the reason I introduced this legislation that is similar to the Texas-passed legislation in the House of Representatives, is, after all, our Founding Fathers said that the States should function as laboratories for the country. So here we have the State of Texas functioning as a laboratory for meaningful liability reform in the health care sector. And the results are in and the results are clear; 4 years after this legislation was passed we have held rates down for premiums for medical liability insurance for physicians. More importantly, a State that was losing insurers at a rapid rate, we had gone from 17 insurers down to two by the end of 2002, which was my last year of active practice, and now we're back up to numbers in the twenties or thirties. And these liability insurance carriers have come back to the State without

an increase in premiums. In fact, the Texas Medical Liability Trust, my old insurer of record, has lowered rates by about 22 percent at the time of my last calculation.

This is critical for getting the young individual who is in high school or college interested in a career in the health profession. The crisis in medical liability that exists in many areas of the country serves as a deterrent, a repellent that keeps young people from even thinking about a career in health care. And that is, in fact, one that we do desperately need to change.

Let me, just for a moment, go back to the Texas Medical Association hypothesis, "are we running out of doctors," and the comments of Chairman Greenspan as he spoke to our group early that morning, now probably some 18 months ago. Will we run out of doctors? No. The answer is we probably won't. I guess we should ask ourselves: If we make the climate too inhospitable, if we make the climate too difficult, what will the doctors of the 21st century look like? Well, I don't know. But from time to time I allow myself some internal speculation as to what the medical workforce of the future might resemble, and sometimes I come across this young individual, kind of a health care entrepreneur from a famous American sitcom that is seen on the Fox Network. I don't know. But it's not worth running the risk of running out of physicians and not attracting the best and brightest into the practice of medicine.

Now, that brings me to what I would describe as a set of principles that for any health care legislation that I endorse, that I embrace, that I put out there myself or that I cosponsor, what are the principles that I need to see? Well, certainly, first and foremost, you have to have freedom of choice. American patients, they want to see who they want to see, they want to see them when they want to see them, and if hospitalization is required, no one objects to an incentive. But freedom of choice must remain central to any system, whether it is private or public, in this country.

Ownership. We hear a lot about the ownership society, things both good and bad. But I will tell you something, from having myself had a medical savings account starting back in 1997, when they first became available, until the time I left private practice in 2002. The whole concept of having a health savings account or, if you will, a medical individual retirement account, a medical IRA, and being allowed to accumulate savings in that account to offset future medical expenses, that's a fundamental desire of many people in this country. And many Americans in this country feel the same way, and, in fact, I'm of the opinion that that should be encouraged. The dollars accumulated in those accounts, and this is the great thing about them, even if you no longer have the account, which I no longer am insured through an HSA

because when I came to Congress they weren't generally available. Now they are and I haven't switched back, but that money is still there. It still grows month by month at the regular savings rates. Right now I think it's about 4.5 percent, so a reasonable rate of return on that investment. But that money is there for me and my family to use in the future should any medical expenses arise that maybe aren't covered by other insurance.

Well, what happens if I get to the end of a long and happy life and I've never had to tap into those savings, what happens to them then? They stay in my family. They're available to my heirs and assigns for the coverage of their care going into the future, and all the while continuing to grow in value, tax deferred because that's the way the law was written back in 1997 when I first opened that account.

These dollars are dedicated to health care, they're owned by the individual, and they don't, by default, go to some governmental entity upon the death of the individual who's covered.

Now, another principle that I think is just critical to any discussion of health care is independence. There has to be preservation of autonomy. The patient or the patient's designee should ultimately be responsible for their care and the ability to accept or decline medical intervention.

High standards, one of the things that we pride ourselves on in this country, one of the underpinnings of the American medical system has always been high standards of excellence, and nothing in any future change should undermine that. And, in fact, pathways to facilitate future growth in excellence really ought to be encouraged.

Mr. Speaker, we have to preserve innovative approaches. American medicine has always been characterized as embracing innovation, developing new technologies and treatments. Clearly innovation must be preserved in any process going forward.

Another key is timeliness. Access to a waiting list does not equate to access to care; so spoke the Canadian Supreme Court to its medical system in 2005. We must diligently seek not to duplicate the most sinister type of rationing, which is a waiting list. And that can be, unfortunately, involved with any large health care system, whether it be a nationalized single payer system or, indeed, a very, very large private system.

□ 2045

We have to keep it market based and not administrative. Pricing should always be based on what is actually indicated by market conditions and not what is assumed by administrators. Remember, in general, mandates lead to a restriction of services. State mandates cause more harm than good, impede competition and choice, drive up the cost of care and can actually limit the availability of health insurance. Another type of mandate, we heard a lot

about it in 1993 when health care reform was discussed last decade, employer mandates and individual mandates are likewise restrictive. A discussion of mandates should include an accounting of cost and whether the mandates limit the availability of insurance for those who may operate a small business, for example, for those who may be self-employed or self-insured.

Mr. Speaker, it is worth remembering that Medicare part D in its first year of existence, the year 2006, achieved a 90 percent enrollment rate. They didn't do that with mandates. How did they do it? With education, incentives, competition, but certainly not mandates. Well, what about premium support? That is something you hear about from time to time. In fact, premium support was a big part of when President Bill Clinton talked about how to modernize the Medicare system. Bill Thomas who recently was chairman of the Ways and Means Committee, Bill Frist who was Senate majority leader, BOBBY JINDAL who serves as a Member of this House currently, these individuals were on a task force appointed by President Clinton to try to improve the Medicare system. One of the concepts they came up with was premium support to help someone who doesn't make quite enough money to pay a health insurance premium, help them, support them in purchasing that premium or buy down the cost of that premium. A subsidy, yes, but I prefer to think of it in terms of support.

Now, people also talk about tax credits. It is a similar rationale for helping an individual who can't quite afford the premiums on their health insurance. Mr. Speaker, I just submit that our Tax Code is currently complicated enough. We don't need to do anything that further complicates the Tax Code. That is why I move in the direction of premium support as opposed to tax credits or other incentives. One of the things we ought to do, though, when we do talk about mandates, and certainly that has been one of the stories coming out of Massachusetts, the plan that Governor Romney talked about when he came and addressed our House Policy Committee a couple of years ago when that program was first established, one of the mechanisms they had at their disposal was the ability to, because they have a State income tax, the ability to help someone understand the validity of buying insurance. I don't know. Maybe we ought to look at that when we provide money to individuals through the earned income tax credit. Perhaps a portion of that money ought to be earmarked for at least a catastrophic policy or a high deductible policy, those that can be had generally at lower expense. Maybe it is time to think outside the box in that regard and provide those individuals an earmark, if you will, of that tax credit so that they, in fact, do purchase health insurance if they are going to be covered under the earned income tax credit.

Then finally, and this is a terribly difficult concept and a lot of people just tune me out when I talk about it, but we have to balance the way we handle our anti-trust laws. We have to balance anti-trust enforcement, and we have to prohibit overly aggressive anti-trust treatment under the law. Exemption or enhanced enforcement is only likely to further distort the market. It means the desired results are never obtained because we are always providing this market distorting influence by either protecting one side or one group and potentially punishing another side. Creating winners and losers via our anti-trust law erodes the viability of our American health care system. Again, I think we would do well to pay some attention to that and prevent that from being part of our lexicon in the future.

Now, as far as the specific policies for health care within the public sector model, the transformation after the experience with Medicare part D has, in fact, been instructive. Six protected classes of medication were required of all companies who wish to compete within the system. That allowed for greater acceptance by the covered population and certainly greater medical flexibility as far as the physicians were concerned when treating patients. At the same time, the competitive influences brought to bear in that part of the program, in fact, managed to bring down cost.

In fact, the projection of \$130 billion over the 10-year budget window less than was originally outlined was a success story. That is solely the result of competition. I feel certain that, in the future, we are going to get benefits for more efficient treatment, timely treatment of disease. I think there are additional successes out there to be had, but certainly competition within the first year or two of the existence of part D program certainly showed where competition can pay off.

Now, one of the most important points of lessons learned in the Medicare part D program is that coverage can be significant without the use of mandates. Ninety percent of seniors now have some type of prescription drug coverage. That was achieved by creating plans that people actually wanted. It was achieved by providing the means and incentives to sign up in a timely fashion. This emphasized that personal involvement and responsibility was there, was important to maintain, and it was important to maintain credible coverage. There was, in fact, a premium to pay if someone signed up after the initial enrollment cycle.

Mr. Speaker, employer-derived insurance will continue to be a significant player in the American health care scene. It adds value. It adds value to the contract between the employer and the employee. It rewards loyal employees and builds commitments within the organization. Businesses can spread risk and help drive down cost. A fea-

ture of the proposed association health plans have been, in fact, proposed in this House in every Congress that I have been a Member of since the beginning of 2003. In fact, the first time I heard about the concept of association health plans, Mr. Speaker, was when it was actually delivered from the rostrum here in this House of Representatives. The concept was delivered by President William Jefferson Clinton in September of 1993. It is a concept that I believe we ought to explore. We ought to be able to discuss it rationally without impugning each other's character, because after all, it was brought to this Chamber by a Democratic President. It has been endorsed and supported by Republican Congresses in the past.

Again, the concept of association health plans is one that I think going forward could provide a great deal of utility as far as preventing the inexorable increase in health insurance premiums that are faced by small businesses and individual employees. These are people who don't get the benefits of spreading out the risk through a large insurance market.

Now, Mr. Speaker, regardless of whether the system is public or private, vast changes in information technology are going to occur. They are going to need to be facilitated. We are coming up to a time of rapid learning. Because of improvements in health care technology, the ability to manage databases and retrieving data in a timely fashion are going to be critical for the delivery of health care and for the protection of patients.

Mr. Speaker, let me share this picture with the House of Representatives. This is Master Sergeant Blades. I met the master sergeant at building 18 at Walter Reed Hospital last January. Of course, everyone remembers The Washington Post story about building 18 and how there was great concern that some of our soldiers were not being properly cared for, individuals who were on medical hold at Walter Reed and awaiting a ruling on their request for going back in with their unit or their request to have a disability claim evaluated.

Those individuals on medical hold became the subject of a good deal of discussion in the press here in Washington, D.C. Well, like many Members of Congress, I decided to go see for myself. I went out to Walter Reed. I went through building 18. The paper was right: it was crummy. But Master Sergeant Blades drew to my attention something that he said was, in fact, more significant and more important and, in fact, more of a frustration for him and his men who were there on medical hold. And that is the fact that there was no interoperability between medical records contained within the Department of Defense and that of the Veterans Administration.

You see here the master sergeant is preparing his medical record. It may not show up that well, but here is a medical record that he is going

through with a yellow highlighter. He is making his case for, again, either going back and joining his unit or making his case for perhaps a future disability claim. What he told me that day is that he can go through a medical record that may be the size of several stacked phonebooks on top of each other, go through and painstakingly pull out the bits of data that he thinks will be important to his case. This paper record will then go to someone's desk. It might sit there for a week, two or three, before it is opened. And then at some point it gets lost, and he has to start all over again, or his men have to start all over again.

So his admonition to his men who are under his command there at the medical hold unit at Walter Reed was to prepare several copies of your medical record. Don't leave your future, whatever it might hold, don't leave your future in the hands of a single medical record and at the discretion of someone who might be cleaning off a desk one night, think they are doing everyone a great favor by moving some charts or papers off to the side or some other location, where, in fact, they become lost and not retrievable. Again, I bring this up to just point to some of the problems that are out there.

We are in the 21st century. Rapid learning and rapid turnaround of data is something that is just expected. We go into an ATM in a foreign country. We swipe our card. We punch the number in. If it takes more than 12 seconds for the money to come out at the other end, we wonder what the problem is. We need to be moving to that same type of system within our medical information system because it is truly to the point where it is untenable. We saw that as, again, Master Sergeant Blade so eloquently pointed out to me that day at the Walter Reed Hospital. But we see it over and over again replicated in tests that have to be duplicated. Someone goes into a hospital emergency room late at night. They have had a CT scan earlier in the week in the physician's office, but it is not available to the emergency room doctor who then orders another test and, oh, by the way, there is another \$1,000 spent by some insurance company, government or perhaps even the hospital itself if that patient is uninsured.

Another thing that I think really is something that we are going to have to really concentrate on in the future is introduced legislation, H.R. 1046, to modernize some of the quality reporting systems that are present in this country. I think quality reporting is going to be part and parcel of medical care going forward. I think it should be voluntary at this point. I think while we are in the mode of gathering data, a physician or group who wishes to voluntarily associate themselves with some type of quality reporting scheme, I think that should be rewarded at this point. I don't know that we have developed enough of the systems to require that. Now, State Quality Improvement

Organizations, QIOs, were actually developed back in the '80s and early '90s across the country. They were developed to primarily deal with quality issues within the Medicare program itself.

But there is no need to reinvent the wheel here. These organizations are already out there. They exist. They do a credible job. If they need to be modernized for the 21st century, then so be it. But H.R. 1046 is an effort to bring those Quality Improvement Organizations into the 21st century and allow concepts like a medical home and allow concepts like the accumulation and utilization of data so it can be for the benefit of all of the physicians who attend the patient and of course the patient themselves.

Now, this approach was a component of the Medicare physician payment update proposal by then-chairman JOE BARTON on my Energy and Commerce Committee when he offered it right at the end of 2006. I thought it was a good proposal then. I think it is one that certainly bears further exploration.

Mr. Speaker, within the individual market, and that is going to include for the purpose of my discussion both individuals who are paying their freight themselves out of pocket and those individuals who own a health savings account, introduced legislation, H.R. 1666, to provide for increased price transparency within the medical pricing system.

□ 2100

Information is going to evolve rapidly. It's going to evolve rapidly for individuals who are paying cash for their procedures, as was certainly the majority of cases back before the 1940s. But, again, we may see a growing, increasing segment of the population who hold medical savings accounts and will be the primary dispensers of their health care dollars, so those dollars will be spent much the same as a self-pay individual would handle their medical affairs. But it's going to require that the adequacy of reports and the detail of information that is available to patients on things like cost, price and quality, and, yes, there is a difference between what a procedure costs and what its price is, and quality information is going to be increasingly important for health care consumers to make best decisions about the health care of their families and how they wisely spend their health care dollars. This information needs to also be linked to data detailing perhaps complications and other issues, like perhaps infection rates, so that families and individuals are able to make the best decisions.

Now there are some Web-based programs that are out there right now. Again, in my home State of Texas on the Internet there's something called texaspricepoint.org, except it is abbreviated to txpricepoint.org. The individual who lives in the State of Texas can go to that Web site and, after the

obligatory legal disclaimers that you have got to scroll through to ensure that you understand the data that you're about to call up, you can get some significant data on the difference in cost and price between hospitals in a given county, different hospitals that perhaps are offering the same procedures, something as simple as a fractured leg without complications. You can click on the appropriate button, scroll through the appropriate number of screens and get a cost comparison between all of the hospitals that exist within a given county and what the difference in cost is at each of those facilities.

Now someone who is truly on a third-party payment such as Medicare, Medicaid, SCHIP, they are not going to be perhaps so interested in that, but they might be from just a quality perspective. If one hospital is a lot more expensive than the others, that may be a quality issue that is driving that increased expense.

So I can see that that information would be useful to individuals who aren't in fact even the target population who's paying out-of-pocket for their own care. But certainly the individual in a family who's paying out-of-pocket, they're financing their health care out of cash flow, or the owner of a medical savings account, that individual is likely to be very interested in what that information on cost, price and quality is as it becomes available. I think we are going to see increasing utility of programs such as these going forward.

As we have talked about crafting a readily affordable basic package of insurance benefits, it's something that this Congress really ought to set itself seriously to do. Now we have had discussions in the 109th Congress. Sometimes those discussions got kind of rough. Let's remember, we, Congress at one time has agreed upon what exactly is a basic package of benefits that ought to be available to an individual who subscribes to a program, and that program is the program under the Federally Qualified Health Center statute. The statute is probably about 35 years old and it details at a significant level of detail what benefits ought to be available to the individual who goes in for their care at what is known as an FQHC, or Federally Qualified Health Center.

What if we were to get together and decide that same basic package of benefits ought to be available to an individual, but they wouldn't necessarily have to go into the Federally Qualified Health Center? Maybe it's embedded in a card that they take into a clinic or provider's office within their community who agrees to participate in the program. Clearly, there is some out-of-the-box thinking that can go on here in trying to provide a meaningful, affordable product for individuals who are currently lacking health insurance.

One of the things, again, that drives the cost up is all of the mandates that

we put on insurance companies. But maybe if we agreed on what should be the basic package of benefits, Republican and Democrat alike, sit down and agree on what should be that basic package of benefits and allow individuals to access that type of care within their own communities.

One of the problems with Federally Qualified Health Centers, and I am a believer in the concept, in fact, I am trying mightily to get a second such facility in my part of Tarrant County. I'd like to see one in Denton County, another county that I represent that doesn't have such a facility available. What has happened is we have picked winners and losers across my State, across the country. Some areas are replete with Federally Qualified Health Centers; other areas are seriously lacking in that type of care.

Maybe we need to take that thinking to the next level. Maybe we ought to, instead of building the bricks and mortar of a Federally Qualified Health Center, simply provide the patient with, "Here's the card, here's the list of individuals that participate in the program in your community, and they will accept the card at any one of these facilities that you see."

That would also have the advantage of perhaps separating out, once again, some of that special interest stuff that tends to keep things as they are, to keep things from moving forward, to keep any meaningful progress from coming into any of the arenas and delivery of health care to low-income individuals, but particularly in this particular arena.

The other thing is I will tell you, as a practitioner of medicine, you look at some of the rules under which these facilities have to be set up, and it becomes very, very difficult to construct a business model that will actually be able to stay afloat, given some of the restrictions and regulations that are placed on these facilities. Again, if we would allow perhaps a little bit more of that hybrid-type system that you could have coexistence between a private facility and a government-paid program, providing each side was willing to behave by some mutually agreeable guidelines.

Well, providing truly affordable basic coverage to individuals in this country I think is a concept that insurance companies, I think is something they would want. I can't believe that an insurance company doesn't look at a figure like 47 million people who are uninsured and not say, "that is a lot of market share I could have," if we would only allow them the ability to construct a policy that is affordable to the individuals who fall into that group.

Another concept, Mr. Speaker, and this is one that I have held for a long time, a lot of clinics, a lot of doctors, a lot of medical practices, a lot of hospitals simply donate their time and their efforts. Their actions are truly charitable. Well, maybe we could orga-

nize and provide a tax credit for those services that are truly charitable and donated. We could provide perhaps additional protection under the Federal Tort Claims Act, maybe a safe harbor from lawsuits, wherein good faith, charitable care is provided, and allow other providers to participate and fill the vacuum for indigent care.

Another area where this might be extremely useful is in times of national emergency, national crisis. Maybe if we had some type of emergency credentialing facility, and I know the CDC is looking into that, but if there were a way for a practitioner to precredential if there were a national emergency in their area, or they traveled to an area where the next Katrina hits so that they could be immediately credentialed within that area and begin to help provide that care. Again, also allow them some relief from liability under the Federal Tort Claims Act.

This could help fill the vacuum that exists sometimes in care. We don't want people to stay away from where actual help is needed in time of a national emergency. We don't want doctors and nurses to stay away from those areas for fear that, number one, they will be sent away because they are not credentialed, or, number two, out of fear that they might bring on some condition of liability that they would then have to defend for months, years, decades after.

The admonition of Ronald Reagan, "trust but verify." Trust the market to make the correct decisions, but to the extent that some distortions are there, acknowledge that they are there. Sometimes there are going to have to be some protections that can only be provided by the Federal level. Some guidance for market principles will always be required, whether the system is public, private, or is a hybrid system.

Finally, as part of this discussion, there needs to be a rational breakdown. We always talk about the number of uninsured. As near as I can tell, this is a formulaic number that simply goes up by the addition of 2 million people every year.

I don't know that any of us really knows what is the makeup of this number. It is pretty hard to craft public policy to deal with the number of 45, 46 or 47 million uninsured when you don't know what makes up that population. Are some of these young individuals who are simply between college and their first job and haven't yet found it a wise investment or necessary to get insurance? Are part of these individuals who have serious long-term medical conditions who find medical coverage unavailable to them at any level, at any place?

Obviously, those are two very different populations. You can't craft a policy to help one that is not terribly distorted by the time it is applied to the other. We need to know what the makeup of that number is. So agencies like the Census Bureau need to do a

better job for us as far as detailing and delineating what exists within the parameters of that large number that simply gets added to every year, and a lot of times you wonder if it is not just added to for political reasons. But, nevertheless, we need accurate data on who is encompassed within that population.

Finally, I will just leave this segment with a point of contrast. There are some people in this House who think it is a good idea to expand the culture of dependence, dependence on the State. There are other individuals in this Chamber who want to expand the number of individuals who can actually participate, direct and own their own health care.

Mr. Speaker, I don't have to tell you what side of that question I come down on.

Finally, Mr. Speaker, I want to talk just a little bit about, again, I said I was going to talk about health care in America. I have talked a lot about health care. Let's talk a little bit about America. Let's talk about American exceptionalism.

Mr. Speaker, the American health care system has no shortage of critics, here in this House, across the country, and certainly in foreign countries. But, Mr. Speaker, I would emphasize, it is the American system that stands at the forefront of innovation and new technology, precisely the types of systemwide changes that are going to be necessary to efficiently and effectively provide care for Americans for today and into the future.

Now, Mr. Speaker, I don't normally read the New York Times, so please don't tell anyone in my district that I did. But last year, in fact just about a year ago, October 5, 2006, Tyler Cowen wrote, "When it comes to medical innovation, the United States is the world's leader. In the past 10 years, for instance, 12 Nobel Prizes in medicine have gone to American-born scientists working in the United States, three have gone to foreign-born scientists working within the United States, and seven have gone to researchers outside of this country."

Remember, Mr. Speaker, when I first started this discussion I talked about the contributions of Sir Alexander Fleming, albeit an Englishman, but it was a lab in Peoria, Illinois, that developed the ability to mass-produce penicillin, and it was that ability that allowed the clinical trials to go forward. It was that ability that allowed penicillin to become part of our modern lexicon.

Percy Julian, again, an African American biochemist honored in this House during the last Congress. Remember, it was Percy Julian, he didn't invent cortisol, he wasn't the first to identify the compound, but he was the first to delineate a formula by which this compound could be mass-produced and available to much, much greater numbers of patients than would have ever been possible with the old animal

extraction method that had preceded it. All developed within and because of the United States.

Tyler Cowen goes on to point out that five of the six most important medical innovations of the past 25 years have been developed within and because of the American system.

Mr. Speaker, comparisons with other countries may, from time to time, be useful. It is important to remember that the American system is always reinventing itself and seeking improvement. But it is precisely because of the tension inherent in a hybrid system that creates this impetus for change. It drives the change.

A system that is fully funded by a payroll tax or some other policy has no reason to seek improvement, and, as a consequence, faces stagnation. Indeed, in such a system, if there becomes a need to control costs, that frequently is going to come at the expense of who? The provider. Precisely the person you need to stay involved in the system.

Mr. Speaker, I have got one final slide, and I ask your indulgence to let me put this up here.

This just shows the Medicare comparative payment updates for physicians, Medicare HMOs, hospitals and nursing homes. The years are delineated there in separate colors.

The year 2007, when the slide was developed, was in fact an estimate for physicians. The reality is this number actually came back to zero because of some changes we made right at the end of last year.

□ 2115

Under physicians, you don't see a number for 2006 again because that number in fact was zero for 2006. You stop and think about that, this reduction was planned but never happened, but physicians were held to a zero percent update for the past 2 years.

Mr. Speaker, what do you suppose the cost of delivering that care in a doctor's office, what do you suppose has happened to that over the last 2 years? Well, their electricity prices probably went down because they went down all over the country. Cost for gasoline to go to the office every morning probably went down because the cost of gasoline went down everywhere across the country. I don't think so.

The Medicare system is designated to reimburse at about 65 percent of cost under ideal conditions, but the reality is there has been significant erosion of that. This is important because hospitals, nursing homes, and to some degree the Medicare HMOs, their prices are adjusted every year based on essentially what is called the Medicare economic index. That is a cost-of-living formula. Only this group, the physicians, is under a separate formula that is somehow tied to changes in the gross domestic product.

The sustainable growth rate formula penalizes physicians and has the perverse incentive of driving doctors out of the practice of medicine. As was de-

tailed to us by Alan Greenspan many months ago, there is only so long that can go on before ultimately you reach a place where it is going to be very, very difficult for the people who need the care to get the care.

Mr. Speaker, the United States is not Europe. American patients are accustomed to wide choices when it comes to hospitals, physicians and pharmaceuticals. It is precisely because our experience is unique and different from other countries, and this difference should be acknowledged and embraced, particularly when reform is contemplated in either the public or private health insurance programs in this country.

Mr. Speaker, one final point illustrated in a recent news story covered by a Canadian television broadcaster. It was about a Canadian member of Parliament who sought treatment for cancer in the United States. The story itself is not particularly unique, but the online comments that followed the story, I thought, were instructive. To be sure, a number of respondents felt it was unfair to draw any conclusion because, after all, this was an individual who was ill and seeking treatment and therefore deserving of our compassion, and I wouldn't argue that.

But one writer summed it up: "She joins a lengthy list of Canadians who go to the United States to get treated. Unfortunately, the mythology that the state-run medicine is superior to that of the private sector takes precedent over the health of individual Canadians."

The comments of another individual: "The story here isn't about who gets treatment in the United States. It is about a liberal politician that is part of a political party that espouses the Canadian public system and vowed to ensure that no private health care was ever going to usurp the current system. She is a member of Parliament for the party that has relentlessly attacked the conservatives for their 'hidden agenda' to privatize health care. The irony and hypocrisy is that position supports the notion that the rich get health care and the rest of us wait in line, all because of liberal fear-mongering that does not allow for any real debate on the state of health care within the country of Canada."

One final note from the online postings: "It has been sort of alluded to, but I hope everyone reading this story realizes we do have a two-tiered health care system. We have public care in Canada and for those with lots of cash, we have private care in the United States which is quicker and better."

Mr. Speaker, this is a discussion that will likely consume the better part of the next two years of public dialogue, certainly through the next Presidential election. The United States is at a crossroads. It is incumbent upon every one of us who believes that the involvement of both the public and the private sector is best for the delivery of health care in the United States of America.

And it is incumbent upon us to stay educated and involved and committed.

Mr. Speaker, we have all got to be at the top of our game every single day. This is one of those rare instances where it is necessary to be prepared to win the debate, even though those of us on my side may lose when it is taken to a vote here in the House of Representatives. But if we adhere to principles, we may ultimately post a win for the health of the American people, and not just the American people today, but for generations to come.

FOCUSING ON MOVING FORWARD

The SPEAKER pro tempore (Mr. MURPHY of Connecticut). Under the Speaker's announced policy of January 18, 2007, the gentleman from New York (Mr. ISRAEL) is recognized for 60 minutes.

Mr. ISRAEL. Mr. Speaker, tonight we do something different, something out of the ordinary. The American people are accustomed to tuning into C-SPAN and watching Democrats yelling at Republicans and Republicans yelling at Democrats. There is a Democratic Special Order and there is a Republican Special Order. C-SPAN has become a channel that requires a parental advisory before kids are able to watch. It has become unsafe because of all the screaming and yelling.

Tonight we do something different. Tonight we have a bipartisan Special Order. Tonight Democrats and Republicans will spend some time not focusing on our disagreements, not fighting with one another, not talking about the left and the right, although this is a place where there should be discussion about left and right, but focusing on moving forward, focusing on specific solutions and ideas with respect to Iraq that will move us forward.

The plain fact is that Democrats and Republicans are going to disagree on some fundamental issues. Maybe we are going to disagree on 60 or 70 percent of the issues, but we do agree on the 30 to 40 percent that is left. The problem is that we have allowed ourselves to be paralyzed on our agreements because we are so busy disagreeing with one another.

Well, 2 years ago we found the Center Aisle Caucus, a bipartisan group of 50 Democrats and Republicans who meet routinely not to talk about our disagreements, we know where we are going to disagree, but to see if we can carve out areas of agreement. To talk not about the left or the right, but to talk about the way forward.

We have convened a series of meetings specifically pertaining to Iraq. Tonight I am joined by the gentleman from Maryland (Mr. GILCREST), a Marine veteran who has been involved in those meetings and talked about bipartisanship and finding common ground and important solutions.

I am joined by the gentleman from Texas (Mr. LAMPSON) who has become very active, a leader in the Center

Aisle Caucus, who also understands the importance of engaging one another and talking about moving forward rather than left and right.

We will be joined by other colleagues. The gentleman from Pennsylvania (Mr. DENT) who has been proposing with the gentleman from Connecticut (Mr. SHAYS) that we integrate the recommendations of the Iraq Study Group into policy as we move forward.

I will be talking about two bipartisan solutions that I have been submitting. One, directing that the President submit a status of forces agreement to the Government of Iraq as a signal that we are not in Iraq to stay, to occupy, but that Iraq is a sovereign government responsible for its security. I believe that status of forces agreement, which we have in almost every country where we have a military presence, would be a very important signal to the Iraqi people and to our own forces.

Secondly, I will be talking about bipartisan legislation that I have introduced with the gentleman from Virginia (Mr. WOLF) to expedite the process of bringing a variety of Iraqi refugees to the United States, those refugees who have served coalition forces as interpreters, as translators, who have risked their lives and now have to go through a bureaucratic nightmare to leave Iraq and come here. We will talk about that as well.

The final point I want to make before I yield to the gentleman from Texas (Mr. LAMPSON) is this: yesterday I visited the Walter Reed Army Hospital. I visited with about seven soldiers who have sustained some very serious wounds in Iraq. I visited with one of my constituents who had his foot amputated. I visited with another Long Islander who found it very difficult to talk, very difficult to breathe. I visited with a soldier who was being discharged yesterday afternoon and will now begin outpatient treatment.

Ultimately, I believe and the Members who will join me this evening believe that our obligation is to them. It is not to the left or to the right. It is to them. They do not want the United States Congress to be engaged in partisan paralysis and bickering. That will not end the war. They want us to try and find common ground. I am under no illusions that whatever we discuss tonight, and the gentleman from Maryland and the gentleman from Texas and the other Members and myself, will end the war tomorrow. I wish we could end the war tomorrow.

The fact of the matter is that for as long as we are here together on the floor of the House, we have an obligation to try and work with one another on areas where we can agree. We can fight honorably, we can disagree respectfully on all matters of policy; but we have an obligation to move forward on areas where there is agreement. That is what the Center Aisle Caucus was formed to do.

One of our members from Texas served for many years in this distin-

guished Chamber and has returned to the Congress after a 2-year hiatus. He is somebody who personifies bipartisanship, who has been a leader in this body, whose constituents also expect him to be working hard to move forward rather than left or right, and I yield to the gentleman from Texas (Mr. LAMPSON).

Mr. LAMPSON. Mr. Speaker, it is a pleasure to join Mr. ISRAEL and all of my colleagues tonight for something that is special. I want to first start out by telling our colleagues and the Speaker and others that even though there is a tradition that typically a Democrat will speak from one side of the well, and the Republicans the other, tonight is not about where we will sit or stand in this room. It is more about where we will sit or stand in relation to the needs of the people of the United States of America.

The Center Aisle Caucus is an organization of Members of Congress who are indeed going to look for ways to move issues forward that can make a difference for our families, our communities, and our States and Nation.

My involvement with this began actually on a trip, I guess, with Mr. GILCHREST some years back; and then when I returned to Congress after what I found to be some very difficult times where camaraderie broke down and it was very difficult for us to feel comfortable working with each other and discussing difficult issues, where oftentimes it did break down into the partisan bickering and the screaming and shouting and little getting resolved, to the point where we gathered some of our colleagues to sit down and have coffee and ask: What can we do and do differently? What can we do to begin to get our friends to come and sit down with each other and talk about these issues respectfully, talk about them in the depth that I believe our constituents all expect us to be talking about, and find the acceptable solutions to the very difficult, difficult issues that face us in this Nation, and they are.

You said it, Mr. ISRAEL. Politics are suffocating the debate on Iraq in nearly every issue that we have faced in this Congress. If we can't come together and work honestly to find compromise on a critical issue like Iraq, what can we expect for other issues that are facing us?

We can't allow for progress to be stymied by partisan politics and vitriol. We must not let any political organization or campaign detract for the purpose we are all here for, which is to work on behalf of our constituents for the good of our country. What is needed now is thoughtful debate that considers Republican and Democratic ideas. We are getting there. That is what tonight is going to be the beginning of, I believe, and I look forward to a wonderful relationship with all of the friends that we are going to make in carrying all of this forward.

We owe it to our troops abroad, to our children in need of health care, to

our students, the hardworking taxpayers and the people that we represent to work together to provide a new direction for America. I believe that the Center Aisle Caucus is an organization within our Congress that is going to be able to help pull that together.

It is wrong for any party to think that they are solely right or wrong, and I am proud to be able to join those of our colleagues who have been willing to step forward, come to the middle and begin this debate.

I will yield back, but I would like very much to speak again in another few minutes as we go through this process this evening.

□ 2130

Mr. ISRAEL. Mr. Speaker, I thank the gentleman and I can assure him that he will have ample time this evening to elaborate on his views.

We have been joined by the gentleman from Pennsylvania (Mr. DENT) who I know is going to speak on some of his priorities and his efforts to bridge the gap between both parties.

I would like to yield to one of the most distinguished Members of this House, as I said before, a veteran, someone who I've come to know only recently. I've served in this House for nearly 8 years, and the gentleman from Maryland and I got to know each other only recently with respect to trying to reduce the polarization of this debate. We've had dinner. We met in my office some 2 weeks ago, and I want to commend him for his leadership and his bipartisanship and his desire also to find a way forward rather than right or left, and with that, I yield to the gentleman from Maryland (Mr. GILCHREST).

Mr. GILCHREST. Mr. Speaker, I thank Mr. ISRAEL for yielding, and this evening we are here as Members of Congress. Mr. ISRAEL from New York, Mr. LAMPSON from Texas, Mr. DENT from Pennsylvania, myself from Maryland and other Members will be here shortly from the various corners of this country, and we're here because we know that tonight a young American soldier may be on patrol somewhere in Iraq and there may be a landmine that he will run over. There will be Iraqi children that may get caught in the terrible crossfire. There may be Iraqi students on their way to a school or university that may be caught in a horrific explosion from a suicide bomber. Those kinds of things are unfolding in Afghanistan and, to some extent, those kinds of things are unfolding throughout the very difficult places in the world.

This institution, the House of Representatives, has a history of integrity. This Nation is based on the philosophy of integrity, and American citizens, the broad breadth of humans across the globe have, for centuries, had an assumption that this institution was competent, informed and rested on that philosophy of integrity that buttressed the concept of freedom and justice and dignity.

This cannot happen with a partisan divide. This cannot happen with people talking about the Democrats or the Republicans. We are not Democrats. We're not Republicans. We are Members of Congress representing constituencies that assume or, at least up until recently, they assumed that we were here for that philosophy of integrity. We were here to work hard, to work together, to integrate that integrity amongst the vast areas of this country, not just to be a Republican and find some mythical icon Republican that you are supposed to obey or some mythical icon Democrat that you were supposed to obey.

But Americans need more than that. Americans deserve more than that. That young soldier in that armored vehicle riding down the road in Iraq right now deserves more than that, and each of us, not only should, we must have a sense of urgency to fulfill our obligation and responsibility.

Mr. ISRAEL and Mr. LAMPSON and Mr. DENT will talk about that we have come together here fairly recently in the Halls of Congress to represent the sense that this institution is going to have an impact in a very positive way on this world that's laying out before us, and as we progress this evening as each of us discusses these issues, we will talk specifically about Iraq. But I want to make sure, Mr. Speaker, that as we speak about Iraq and this war, this is not our grandfather's war of World War I. This is not our grandfather's war of World War II, where you had a million Russian soldiers moving toward Berlin, you had a million American and Canadian and British soldiers moving toward Berlin, where the public could follow it on little wiggly lines in the newspaper every day to see how they were advancing. This is a war of insurgents where there are no cities to firebomb. There are no million troops to deal with this particular issue.

This is a war of insurgency. And how have these wars gone on in the past? They are wars that are complex and need the initiative, the ingenuity, the utmost intellect and courage of this institution to bring it to a successful conclusion.

I would agree with many Members who have talked about this, that we can't have 535 Secretaries of Defense. That's true. We should not have 535 Secretaries of State, and that's true. But this is not our grandfather's war. This is a war where Members of Congress need to know their counterparts in Iraq, in Afghanistan, in Israel, in Jordan and Syria and Saudi Arabia, in Iran. This is a war where the integration of integrity of people from across the world need to understand each other in an ongoing deep and abiding dialogue.

This is so important for Members of Congress to be involved in this kind of conflict because it's not a million-man army against a million-man army. This is a war that involves culture, ancient cultures. This is a war that involves

politics. It's a war that involves economics. It's a war that involves geography. It's essentially a war where there's very little understanding. There's almost complete misunderstanding.

So an institution like the House of Representatives, working together can resolve this conflict. This conflict cannot be resolved, there is no reconciliation, without a dialogue of integrity across these great divides.

I want to thank Mr. ISRAEL and the other gentlemen that are here tonight to bring this dialogue, raise this discussion, this debate about this war to a new and higher and much-needed level.

Mr. ISRAEL. Mr. Speaker, I thank my friend from Maryland and I want to underscore the point that he's making.

The center aisle is right here, right here in front of me. Those on my side of the center aisle can scream at those on the other side and those on the other side can scream at my side. That's not going to end the war. Again, this is a place, this is a House where we encourage debate and even dissent and disagreement, but the screaming and the vitriol and the partisan attacks will not bring this war to an end.

Those of us who are here this evening would prefer to spend our time engaging with one another, disagreeing respectfully on some issues but trying to find that common ground, trying to build that consensus that will bring the war to an end.

One of our colleagues who's here, the gentleman from Pennsylvania (Mr. DENT), has been working very, very hard on a proposal to integrate the recommendations of the bipartisan Iraq Study Group into current policy. That was a perfect example of an advanced and high plane of bipartisan dialogue. Members from both parties, experts from around the country, convened in that Iraq Study Group, made recommendations to the administration and to Congress. Many of those recommendations received widespread praise and support but have not been implemented, and the gentleman from Pennsylvania has been working to attempt to take those recommendations and move them forward, take them off the shelf and move them forward in our policy.

I yield to my good friend from Pennsylvania (Mr. DENT).

Mr. DENT. Mr. Speaker, I thank Mr. ISRAEL for helping organize this Special Order this evening, and I do want to commend you for what you've been doing to help try to change the tone of this institution. You're absolutely right when you talk about the level of noise, the partisan vitriol.

I think we all realize that many of our constituents come to us from time to time, and they see partisanship for the sake of partisanship. They don't always see the philosophical differences that may underlie those partisan debates. They get annoyed with it, and they see carping and whining. They hear Republicans criticizing Democrats

over their policies, Democrats criticizing Republicans. And I think at times they would just like us to turn the temperature down, improve the tone and try to find solutions to the problems that face us, especially on issues of war and peace.

It was after the Second World War in the late 1940s and right up until the demise of the former Soviet Union, this Nation seemed to have a bipartisan policy to carry us through the cold war. It was called the policy of containment, and that doesn't mean that everybody in Congress felt universally that containment was a great policy, and they might have disagreed with certain aspects of that policy. But nevertheless, containment was the policy and it was able to survive from one administration to the next. Whether that be a Democrat or Republican administration, the policy survived, and each administration may have had a different spin on it and tweaked that policy, but it was the policy of this country.

And I think that our enemies understood that. We all understood that there was a Soviet threat, and we as Americans came together during that Cold War and eventually were successful. We outlasted the Soviet Union, and here we are in Iraq.

I think the American people have reached a point where they'd like us to develop that same kind of bipartisan consensus as we deal with the threats that face us today, the threats from violent extremists, people who are represented by al Qaeda we know who want to do great damage to us, who have made statements to the effect that they want to kill 4 million Americans, 2 million children.

So the American people expect us to work together, and Iraq certainly is part of this whole debate because, of course, al Qaeda has a significant presence in that country. And I do want to thank you once again for helping to facilitate this dialogue. Because of your efforts and many others, we were able to talk about the Iraq Study Group and the recommendations presented there.

Also, we may hear from some of our other colleagues later tonight, people like Congressmen TANNER and CASTLE, TANNER a Democrat from Tennessee and CASTLE a Republican from Delaware, who have talked at great length about the need for a bipartisan compact on Iraq. And they really set forth several principles that they thought that we could all agree to as we move forward.

And one of those first principles they talked about was that we could agree in Congress that we need to end the political infighting over the conflict in Iraq and commit immediately to a truly bipartisan dialogue on these issues that we're facing, and that was I think really their first main point. And many of us have signed on to that compact, an even number of Republicans and Democrats, and I think that's very important.

And we came to an agreement on many of those issues, and I won't elaborate them all right now because I think some others may want to talk about them, but I think it is absolutely critical. Those points of interest of policy in this bipartisan compact on Iraq are entirely consistent, in my view, with the recommendations of the Iraq Study Group, another very significant initiative headed by former Secretary of State James Baker and former distinguished Congressman Lee Hamilton that talked about a lot of things I think many of us agree on.

For example, we all agree that there shouldn't be permanent bases in Iraq, and you came up with the idea of a status of forces agreement in lieu of permanent bases, just a status of forces agreement just like our Nation has with other countries where we have a military presence, whether that be in Germany or Korea, like we had in the Philippines at one time, where our country enters into agreements with those governments to really state the nature of our presence and what the presence would be. And it's also certainly important to the government that we'll be dealing with, whether it be in Iraq or elsewhere, to help give them legitimacy.

So that was an idea that you came up with, and again, I think it's an issue that we can all agree to on a very broad bipartisan basis.

There are other issues, too, but I won't belabor them all tonight, but I think something you said to me a few weeks ago I think is worth repeating, and it's this: That as our constituents from time to time watch C-SPAN and they hear the noise, they hear the rancor and they sometimes get a little frustrated and throw up their hands about what's happening in Congress, and I think you said it was one of your constituents who pointed out after the last time we did one of these bipartisan Special Orders, they said that we were making C-SPAN safe for children once again, and for that, I want to give you a lot of credit, but there's a lot of truth to that.

Hopefully, because of these types of activities that we are conducting here tonight, more people will be likely to turn on C-SPAN and listen to I hope what will be a very thoughtful and constructive dialogue on one of the pre-eminent issues that's facing this country.

□ 2145

Mr. ISRAEL. I yield time to the gentleman from Texas (Mr. LAMPSON).

Mr. LAMPSON. I certainly agree with everything that Mr. DENT has said and that Mr. GILCREST has said and that you, Mr. ISRAEL, have said. I think it's worth repeating some of it. I think it's worth emphasizing the importance of this being a first step and really trying to change the attitude of our body to achieve what the Founding Fathers of this Nation attempted when they designed this body, which is supposed to

be deliberative. It's supposed to be able to come together with tolerance.

I was looking at the words that are embedded in this desk here before us that we should listen with respect to each other, and words that Mr. DENT just gave us as far as where we can go, what we can be doing to begin to craft a direction for us.

Just this past weekend, I was at a ceremony with many Gold Star Mothers, parents who had lost their sons or daughters in either Afghanistan or in Iraq. I guess all of us have friends or parents or grandparents or someone that has lost someone there, pastors in our districts, perhaps, who are mourning the loss of some of our best and bravest that America has to offer.

The best way that we can honor these soldiers, I guess, as Mr. GILCREST was referring to a few moments ago, the best way that we can do things to honor them and family is to work together as our Founders and Framers envisioned to answer the difficult questions that are facing us.

I think that it's tremendous that the Center Aisle Caucus has taken the step. I wanted to congratulate you and the other members who have started to ask Members of our Congress to join us. I hope that other colleagues will grow this into a large body.

I would like to hear some of the things that you are proposing at this time to move us forward on the issue of Iraq.

Mr. ISRAEL. I thank the gentleman.

Let me focus on just one very specific bipartisan solution that the Center Aisle Caucus has proposed. The gentleman from Pennsylvania alluded to it. It's a status of forces agreement.

At the end of the cold war, the United States had permanent status of forces agreements with about 40 countries. Today the number has grown to more than 90, which means that the United States Government has status of forces agreements with nearly half of the countries comprising the world community. Now, what is a status of forces agreement?

A status of forces agreement is essentially a negotiated document between the United States Government and a host government where we have a military presence that governs the relationship between the military and that government. It governs our criminal justice issues. It governs a variety of diplomatic and protocol issues.

Now, I have been told on my visits to Iraq and in my conversations with Iraqi officials here at home and with American officials that one of the concerns that the population of Iraq has is that we are going to be there forever, that we want to occupy Iraq forever.

We don't want to occupy Iraq forever. We don't want to be there one day longer than we need to be. If I had my way, we would be out tomorrow. The fact of the matter is that if the Iraqi people believe that we are there running the place and that they are not a sovereign government, they will never

have the capability to stand up their own ministries, to take care of their own security.

I have proposed on a bipartisan basis a resolution that asks the President to begin negotiating a status of forces agreement with the sovereign Iraqi Government. You can't expect a government to have a capability if we can't even negotiate an agreement between that government and our government with respect to the presence of military forces.

Iraq is a sovereign entity. One of the very important signals that we can send to the Iraqi people and to our population at home is the negotiation of the status of forces agreement.

Now, one of the great levels of frustration that I have is that whenever I raise this issue, I am told that we are pushing up against an open door. I am told that mostly everybody agrees that we should have a status of forces agreement in Iraq.

In fact, the Jones Commission, which was constituted as a group of highly expert military people assessing the condition of Iraqi security, when they made their recommendations, the number two recommendation in the Jones Commission report was, in fact, the submission of, and I will read directly from the report: "The second recommendation the Commission wishes to offer is that consideration be given to pursuing an agreement akin to a status of forces agreement with the Government of Iraq. Appropriately drawn, it would have the effect of codifying our relationship with the host nation, reinforcing its sovereignty and independence, and would be consistent with other such agreements we enjoy with many nations where we have a military presence."

So here you have yet another bipartisan commission recommending yet another idea that everybody can agree on, the Iraqis can agree to it, we can agree to it, Republicans and Democrats can agree to it, except that nobody is making it happen.

So I have proposed, as I said before, a resolution, a bipartisan resolution, that simply tells the President to submit a status of forces agreement to negotiation with the Iraqi Government. It begins this process. It signals the Iraqi people that we have no intention of owning Iraq. We are guests there, and they are the host government.

This is just one simple move in the right direction, a bipartisan move in the right direction; and I am hoping that the administration will listen to it and vigorously negotiate a status of forces agreement with Iraq.

I want to thank my friend from Pennsylvania, who has been active with me on that resolution, for his assistance, and would yield to him if he wants to comment further on it.

Mr. DENT. Again, I applaud you for your leadership on this issue. You are absolutely right, the Jones Commission really did give your legislation, without saying it, a very strong endorsement.

I think you pointed out another issue that I think we can all agree on about this issue of permanent bases. We have voted before against permanent bases, and your status of forces agreement, I think, really does provide the right answer to the question of permanent bases.

I would also point out too that should not be an open-ended commit in Iraq as has been reported and stated in the Iraq Study Group report.

Finally, I think there is another area where most of us agree in this Chamber, that what we want in this country is we want to make sure that we pursue our national interest as it relates to Iraq.

I think most of us realize that we cannot allow al Qaeda to have a base from which to operate in Iraq. I think that's something on which Republicans and Democrats can agree. I think we also agree that we cannot allow Iraq to become a failed state, that is, it becomes a threat to itself and to the region.

The third point I want to make on this, I think it's a very significant point, and perhaps we don't state it enough, and I think you will get a sense of this issue, if you have ever attended the funeral of someone who was killed in Iraq, as I know we all have, and I have families in my district, and Paris and Rush that have lost family members in recent months, and the issue really deals with honoring the service and sacrifice of our people who have invested so much or in some cases, as Abraham Lincoln said, gave that last full measure of devotion.

I have had numerous conversations, for example, with Secretary of Defense Bob Gates, and I know some of you have as well. We talk about these types of issues that, regardless of how one feels about the run up to this war, or how it has been executed, and the mistakes have been made along the way, critics of this administration, for example, have said they do not listen to many of the generals going into Iraq.

But I think it's very important that we do listen to generals as we transition down and go out of Iraq. I think that's critically important that we do this, and as we transition, that we remember the service and the sacrifice, remember our national interest, which is making sure al Qaeda has no base from which to operate and that we do not leave a failed state in our wake.

I just wanted to share those thoughts with you and, again, applaud you. I hope that your bill is one of those bipartisan bills that we will be able to bring to this floor for consideration, just as we did with the Tanner-Abercrombie-English bill today, which was a good start. I think we saw a broad consensus in this House that supported that legislation, and I think that's good for all of us.

Again, I would just applaud you for your work on the status of forces agreement.

Mr. ISRAEL. I would like to raise another very specific solution, bipartisan

solution that the Center Aisle Caucus has with respect to Iraq.

Last week, and I know my colleagues may be shocked to hear this, or perhaps they won't be shocked, perhaps they have had the same experience I have, but last week I met with an Iraqi refugee and his family. This individual was a translator for coalition forces, risked his life as a translator.

The work that he was doing was saving the lives of our forces, of our military people. He has a wife, a son and a disabled daughter. He decided that Iraq was no longer a safe place for his family. Why? Not just because of the war, but because of the service that he performed for the American military. So he applied for a special immigrant visa, and this is what he was told:

First you have to find a general to sign the form. He said, well, I don't know many generals who can sign this form.

Can I find someone else? He was told, no, the regulation is that you have to find a general. Well, he found a general who signed, who vouched for his credibility.

Then he was told, well, you can't apply for a special immigrant visa here in Iraq. You actually have to leave Iraq, go to another country and apply.

Well, that's just mind-boggling. Again, this is somebody who risked his life translating for American forces, and they have saved their lives, when they have translated what the bad guys were saying and what they were planning, and he was told, you have to leave Iraq to submit your visa application. So he found his way with his family to Amman, Jordan.

Then he was told, by the way, when you apply for this special immigrant visa, you have got to pay fees, hundreds and hundreds of dollars. This young man didn't have that kind of money. Can you imagine, he was, again, interpreting for our military and then told to leave the country and perhaps save his life; he had to pay a fee for himself, his wife, his son, his disabled daughter. Guess what, he came up with the money. Then he sat for a year in Jordan and waited for them to process the application.

I want to make sure that you understand the point that I am making. We are not saying we should open the doors for every single refugee, let them in without being properly vetted, without the proper security checks, without the background checks; but certainly someone who is providing services to the United States military, who had already been vetted by the military, who was saving lives, deserves better than, you have got to leave the country, you have got to find a general to sign the form, you have to pay hundreds of dollars for the form, you have to wait for a year, and then we will see if we can let you in.

To top it off, when he finally arrived here, this individual, who has critical military skills, the ability to read and understand what our enemies may be

saying about us, was told, well, you have got to find a job somewhere, maybe you can drive a taxi. I think the State Department and Department of Defense ought to be rolling out the red carpet for this individual.

One of the most glaring deficiencies we have in our military right now is an inability to translate documents, to hear what our enemies are saying about us. We ought to be hiring these people at whatever salary we can afford to pay them.

Then to add insult to injury, when he came here, he asked, well, how do I get various documents? There was no one area to give him some information, nothing.

So FRANK WOLF, who was the ranking Republican of the State and Foreign Operations Subcommittee on which I now serve, and I have introduced legislation that would make this system a little easier for people who have already established that they can help the United States.

Number one, we would allow our Ambassador in Iraq to have more authority so that he can vouch for the credibility of those who assisted U.S. efforts.

Number two, we allow those people to apply for visas at the U.S. Embassy or U.S. Consulate in Iraq. We don't force them to go to another country, Jordan or elsewhere.

Number three, we waive fees for those who have demonstrated their support for U.S. forces, their assistance, who have been properly vetted. We help find translators find work in the United States in the military and State Department, and we broaden relocation benefits.

Now, who can be against somebody who helped our Armed Forces by translating for them? I can't think of a single person who would say, no, they risked their lives, but we have to make them stay there. We have to make it harder for them and suggest this is another area of bipartisan agreement that we can agree on.

I am hopeful that the Israel-Wolf resolution will be passed by the House, passed by the Senate, and signed by the President.

I don't know whether any of my colleagues would like to comment on that particular legislation or share some of their thoughts, but I would be happy to yield to the gentleman from Maryland.

□ 2200

Mr. GILCHREST. I'd like to thank the gentleman from New York. And what you're describing, Mr. ISRAEL, is exactly the right thing that Members of Congress can do, certainly in a bipartisan fashion, to help facilitate the conflict in Iraq.

The military is doing a stunningly competent job at what they do. But this is war that is multidimensional. It's myriad complexities does not lend itself to, for example, that million-man Russian Army, that million-man Allied Army heading toward Berlin. This is a

multidimensional complex insurgency, a difficult cultural conflict, a geopolitical conflict, an economic conflict. And it takes a united institution like the House and the Senate, to deal with the many different levels, for example, besides the Status of Force Agreement that we've been talking about here tonight that will give the Iraqi community, the Iraqi country, some dignity, about dealing with the issues of the day on a level playing field. The issue of an Iraqi interpreter trying to get to the United States can be effectively dealt with by the legislation that Mr. ISRAEL described. The Sunnis, the Shites and the Kurds in Iraq have very different views, perspectives on how to govern their country. Each of them comes to this conflict, this political reconciliation debate from very different perspectives.

This past August, August 26, there was a Unity Accord Agreement signed between these three factions in Iraq. But that Unity Accord Agreement has not been carried through yet. What is the status of that?

Now, it's very difficult for that political process to be understood and then pursued by our military. It is something that Members of Congress can do.

What about the oil law, the hydrocarbon law, how to share the oil in Iraq? That is a political question. It's a question that we, in this House, can deal with much more effectively than the military can because it's a political process. We cannot deal with that in a political way if we're divided in a partisan way.

But the integration of our understanding that we represent America, as Members of Congress, not as political parties which, by the way, are not mentioned in the Constitution, that can effectively deal with this issue.

The British are leaving Basra. They are basically going to turn Basra over in a short period of time to the Iraqi Army. This is a predominantly Shiite region of Iraq. What is the relationship of the various Shiite groups in and around Basra with Iran?

Now, General Petraeus is responsible for the military activities inside Iraq. Who is responsible for the intergovernmental relations of various countries around the world, especially in the Middle East, and especially between Iran and southern Iraq where the Shites are dominant?

It's a political process. We, as Members of Congress, must understand how we can individually continue to probe to have a dialogue with Iran.

The issue of the surge bringing greater security, has it brought greater security? What does greater security mean when you have security forces on the ground if you're going to go beyond that? It's a political process, a greater political process than I think we have understood.

General Petraeus cannot call for Dayton negotiations where you bring the warring factions, like we did in the former Yugoslavia, to the United

States to Dayton, Ohio. The political process of reconciling those vast differences is a political process of this institution.

This institution doesn't represent 535 Secretaries of Defense or Secretaries of State. We represent the philosophy of integrity where dialogue is way more important, under these circumstances, than continued violence.

What about the refugees in Jordan and Syria, 2 million refugees, not to count the displaced persons in Iraq? Do we just ignore that? Do we say, well, that's the administration's problem, that's a military problem? No. We get together with dialogue with Assad and Syria, with the King of Jordan. We talk to people in the Middle East that have resources that can effectively deal with those people who may be starving to death.

Another thing, just to add to the complexity of it, one of the military strategies in the war in Vietnam by this country, a military strategy to achieve victory in Southeast Asia, was attrition. Is attrition a part of the military strategy in Iraq with the vast array of complex insurgencies? Some al Qaeda, some Sunni, some Shia, some from various other sects coming from Saudi Arabia or Iran or Jordan or Hezbollah? Attrition cannot be a strategy now. Attrition doesn't work. It didn't work in Vietnam.

How do we reconcile American military strategy? We do it in a debate on this House floor. The difficulties of an insurgency, the difficulties of culture, primitive, ancient cultures sometimes that we're dealing with, the economics, the resources, the religious differences, this is a political solution that General Petraeus has said many, many times. And where does that political reconciliation, the resolution of those vast myriad of problems begin? It begins here on the House floor. It begins with Members of Congress that we see here tonight, Mr. ISRAEL, Mr. LAMPSON, Mr. DENT, myself and many other Members, there's quite a few. I think Mr. ISRAEL and I talked about the potential for 70 Members in a bipartisan working group that can bring, through dialogue, through ingenuity, through information, through intellect. Somebody once said that history is a vast early warning system. We should not complain about having hindsight. We have hindsight. If we have a dialogue, we understand history and we're going to make this work. This group here tonight can certainly lead the way.

I yield back to Mr. ISRAEL. Thank you very much.

Mr. ISRAEL. I thank the gentleman.

Madam Speaker, I want to follow up on one point that the gentleman made, and then I'm going to yield to the gentleman from Texas and the gentleman from Pennsylvania.

Madam Speaker, the gentleman talked about the importance of having a dialogue here on the floor of the House, and I agree. I don't know how we can expect Sunni and Shia and Kurd

to reconcile their differences when we seem to be incapable of reconciling our differences. I think we should lead by example.

But in addition to engaging one another on the floor of the House, I believe that leadership also involves bringing communities together. And one of the unique things that the Center Aisle Caucus will be doing under the leadership of the gentleman from Alabama (Mr. CRAMER) and the gentleman from Missouri (Mrs. EMERSON) is to have town hall meetings in each others' districts on Iraq so that we can listen together to the broad range of opinions that are in our districts and bring that back in a bipartisan fashion.

And I'm very pleased, Madam Speaker, to have learned that our first bipartisan town hall meeting will be in the district of the gentleman from Maryland. Mr. CRAMER from Alabama, Mrs. EMERSON from Missouri and I will be traveling to the gentleman's district in Maryland to have a bipartisan town hall that he is convening, and I'm very much looking forward to engaging in that dialogue, and hoping that the gentleman will be educated by what my constituents believe, and that I will be educated by what his constituents believe.

With that, I will yield to the gentleman from Texas.

Mr. LAMPSON. Let me just raise another point. I thank the gentleman for yielding.

Mr. GILCHREST spoke of the amount of time that many of our forces served without break. We saw just recently a proposal made in the Senate that I would like for us to add to the list of things that you have already delineated and that we will be discussing, a way that we can assure that our troops get at least the amount of time off that their last deployment involved before being sent back into the war activity. That is a proposal that, in the Senate, drew significant bipartisan support. It came very, very close to passage, and it's one that, again, finds something that hardly anyone will disagree with. It is a change in the policy that we have to make, obviously, to the way that our military operates, and again, is to be debated on this floor. But if I may put that issue on the table for us to discuss some during the evening, I would appreciate that as well.

And I yield back.

Mr. ISRAEL. I thank the gentleman. I yield to the gentleman from Pennsylvania.

Mr. GILCHREST. Could I just very quickly, one second on the point that Mr. LAMPSON made. That's one thing that's critical for this debate.

In World War II, 25 percent of the soldiers had what was called shell shock. That's 25 percent. In the Vietnam War era it was the same. In this war, it is the same. Of the hundreds of thousands of young men and women that travel through Iraq, not on one tour or two tours, sometimes three and four tours, the kind of traumatic stress that they

experience is horrendous. It's not only the psychological stress; it's the number of young men and women coming back with concussions. And that debate needs to take place. That resolution to that problem cannot happen with the military alone. It has to happen with a dialogue here about how we send our forces into harm's way and how much time they need for that break back home.

And the other issue with the problem of traumatic stress, when you're in combat and you experience that, it can expose itself in the individual with serious depression. And are our soldiers in Iraq being treated when they have those symptoms of depression? Are they given medication? These are a lot of questions that need to be answered that haven't been, I think, addressed clearly enough from, I use the term, because of the partisan cacophony of chaos that has happened here for such a long period of time.

Mr. LAMPSON. If the gentleman would yield. It's precisely the point of supporting our troops. This is the way to support our troops, to make sure that there is order in the manner in which they are deployed into combat and order in which they are called up and allowed to serve in certain different capacities, to make sure that we are debating the issues providing the resources, making sure that they have the equipment that's necessary as well as the moral support to make sure that their mission and their efforts are successful.

I yield back.

Mr. ISRAEL. And before I yield to the gentleman, I do want to point out that one of the proudest achievements that I believe this Congress has had is that we passed the largest single increase in veterans health care in the 77-year history of the VA. We did that several months ago. I think that's another shining example of bipartisan cooperation that puts the interests of our troops first and subjugates any partisan interests that sometimes occur here.

And with that, I yield to the gentleman from Pennsylvania.

Mr. DENT. I'd like to thank the gentleman from New York for yielding.

And Madam Speaker, there's one issue that I always recall very much, having visited Iraq in the summer of 2005 with at least one gentleman in this room tonight. And it dealt with the issue of reconciliation, although we really didn't talk as much as about it back then, but that's what the exercise was in.

You've mentioned this, as we talked about reconciliation in Iraq, you were very good enough to organize a meeting among the Center Aisle Caucus not so long ago where a prominent Iraqi in the diplomatic corps addressed us, and he talked about the need for reconciliation in our country. And we referred to the tribalism in Iraq that we saw that was frustrating to us and difficult for us to comprehend, and he sort of

noticed the tribalism in our country, as he referred to it, I believe, as in Republicans and Democrats and very hard for him to understand the type of chatter that was going on here. So the point is there's reconciliation needed here in America as well as in Iraq.

But one issue of reconciliation that I learned about in Iraq, Madam Speaker, was in August of 2005 when I met a fellow named Albert Chowanski, Jr., who was from a town about 45 miles from my hometown of Allentown, Pennsylvania. He lives in Frackville, Pennsylvania; been in the Middle East for about 30 years. He was working for a contractor, the Siemens Corporation, and was building a power plant, helping to construct a power plant in the Taza area near Kirkuk. And he told me the challenges of building a power plant while people are shooting mortars at you, and how difficult that was. And I asked him, "Well, how did you deal with the situation?" He said, "Well, the mortar attacks weren't very effective, to be perfectly candid, but nevertheless it was troublesome and made life difficult for us." And so he said the way he dealt with it, he went out and he met with each of the tribal leaders, and that's a multiethnic area near Kirkuk. You have ethnic Turks or Turkmen, and you have Kurds and Sunni Arabs and Shia Arabs. And so he went out and he met with all the tribal leaders, and he gave jobs to members of each tribe. And he said, "You know, they all work together just fine, and everything went pretty quiet."

And my point is that here's a fellow who seemed to be an engineer of some sort. I think he was an electrical engineer, and he was out there trying to solve a problem from a very practical level. And we've seen a bit of that in Iraq, I think, in recent months. You've seen it in the Sunni areas that have been much talked about, the tribal leaders turning on al Qaeda, which is all very encouraging. But sometimes we talk about benchmarks and we talk about things that we expect the Iraqis to do, and we are frustrated with the pace of or lack of progress in that country from the higher levels.

□ 2215

But then we see some of these more local efforts at reconciliation that do bring a certain amount of encouragement and hope.

But I just wanted to share that with you tonight as something that we ought to think more about as we talk about this policy of how we deal with Iraq and as we try to deal with the issue from 60,000 feet in the air here. And as many of us have visited that country and we talk to a lot of folks who are in charge, sometimes life brings us unexpected events, and sometimes those events are positive, and I think we can learn from people who are on the ground.

Mr. ISRAEL. I thank my friend.

Madam Speaker, our time is drawing to a close; so I would like to summarize

some of the points that we have made and some of the very specific solutions that the Center Aisle Caucus is pursuing.

Number one, we have a bipartisan resolution that would direct the President to submit and negotiate a status of forces agreement with the sovereign government of Iraq.

Number two, we believe that if you are a refugee who was providing a critical lifesaving service for U.S. forces as a translator, as an interpreter, or some related position and that you have received death threats and that you want to get your family out of harm's way that we shouldn't make it almost impossible for you to do so, that a compassionate nation would reward you rather than building roadblocks. So we have proposed legislation cosponsored by Mr. WOLF from Virginia and me that would make it a little bit easier for those who have provided a service to the United States military to seek special immigrant status here.

Number three, we believe that the recommendations of the Iraq Study Group report ought to be incorporated into policy and not just sit on a shelf, the recommendations for a diplomatic surge and all the other recommendations. Now, we may not agree on every single one of these elements, and we may not agree on every single one of the bills that the Center Aisle Caucus has put forward, but we are trying to build that critical mass and develop consensus on some clear directions.

Next, the Center Aisle Caucus will be visiting one another's districts to hold bipartisan town hall meetings because we may not have all of the ideas here. Our jobs are Members of Congress, but we are representatives. We are supposed to represent the views that we hear. So we will be going out on a bipartisan basis to one another's districts to hear those views.

One other thing that I didn't have an opportunity to mention and we will mention it in the future is that our colleagues from Tennessee (Mr. COOPER) and from Pennsylvania (Mr. ENGLISH) are working on a bipartisan Center Aisle assessment of the War Powers Act. As our colleague from Tennessee (Mr. COOPER) said at one of our dinners, "I fear that one day we as Members of Congress will wake up and find out that we have just launched World War Three and we are reading about it in the newspaper." He is very concerned, as is Mr. ENGLISH, that the War Powers Act needs to be assessed. We want to make sure that we are exercising our constitutional oversight responsibility and that we don't find ourselves in a war without that proper congressional authority and oversight. So they will be convening an assessment of the War Powers Act and making some legislative recommendations.

I want to conclude by reiterating something that I said when we opened up, Madam Speaker. We are not going to end the war tomorrow through the Center Aisle Caucus. None of these resolutions will end the war tomorrow as

much as many of us would like to end the war tomorrow and may vote to end the war tomorrow. But we have had enough screaming at one another from both sides of the aisle, and that has not ended the war up to now. We have an obligation to the people that I saw yesterday, that my colleagues Mr. DENT and Mr. LAMPSON and Mr. GILCHREST have been visiting at our military hospitals and at funerals. They don't want us to harp on left and right. They want us to figure out a way forward. They want us to put aside disagreements that have paralyzed us and move forward on what we can agree to. That is exactly what we intend to continue focusing on.

I thank my colleagues for spending time on this very late evening, and I hope, Madam Speaker, that the American people understand the importance of this engagement, this reconciliation, this dialogue to move not left or right but forward.

Did the gentleman want to close?

Mr. DENT. If I may, Madam Speaker, I just hope that our exercise tonight has done just what you want us to do to make C-SPAN safe for children again, and I hope this exercise has accomplished that goal.

Mr. ISRAEL. Madam Speaker, we will never be the Disney Channel, but it is a good start.

THE DEMOCRATIC AGENDA, WRONG FOR THE NATION

The SPEAKER pro tempore (Ms. WASSERMAN SCHULTZ). Under the Speaker's announced policy of January 18, 2007, the gentleman from Iowa (Mr. KING) is recognized for 60 minutes.

Mr. KING of Iowa. Madam Speaker, as always, I very much appreciate the privilege to address you here on the floor of the House of Representatives.

There are a number of issues that are before us this evening that have accumulated over the last week or two that I believe are worthy of our consideration and our discussion here, and among them are a couple of debates that we had today. And perhaps the first of which was a fairly intense debate that we had on a bill that addressed the Iraq war, and that would be H.R. 3087, and this is a piece of legislation that came out what seems like a weekly effort to weaken the resolve of our troops, make their job harder in Iraq, seeking to answer to MoveOn.org and energizing the anti-war liberal left in America and energizing our enemies across the world, including and I mean specifically al Qaeda.

And, Madam Speaker, many times I have come to the floor and spoken to this issue and reminded Americans that we are at war. And when a Nation is successful in a difficult war, they pull together and bind together in the same will. There was an address made here on the floor talking about World War I, World War II, and other conflicts we have been in as well as the Iraq war that we are in right now. I

would take us back to World War II as the central example of the time when the Nation pulled together. And there were rations here in the United States. Most everybody found a way to contribute to the war effort. My father went to the South Pacific for 2½ years. My mother tied parachutes in a parachute factory. The unemployment rate was down to 1.2 percent, and as far as I know, that is the lowest unemployment rate that this country has had. And that was at the same time that many of the women went to work that traditionally had not.

This Nation pulled together, put 16 million Americans in uniform to defend ourselves on two major fronts, the war in Europe and the war in the Pacific, and mobilized an entire Nation, an entire people.

The movies were about patriotism and defending the American way of life. We had pride in our culture and who we were. And the legacy that flows from that is that the United States, ultimately after we walked our way through the Cold War, we emerged as the unchallenged only superpower and the greatest Nation on Earth. That is the legacy of the selfless sacrifice and the single will of a people when they came together when they saw that they were attacked from without, threatened from without, and they saw that the world was in danger of being consumed by totalitarian powers.

And after that Second World War, we went through the Cold War. Again the world was in danger of being consumed by totalitarian powers. But the will of the American people during the Second World War was unquestioned. They understood that our job was to defeat the will of our enemies, and that meant that we had to apply military might in both directions, to the east and to the west, break down their ability to conduct war; but in the end destroying their ability to tactically attack our military was just a means to an end. The end was to defeat the will of the German people and defeat the will of the Japanese people, which the bombs in Hiroshima and Nagasaki did finally defeat the will of the Japanese people.

Now here we are engaged in this war against al Qaeda, against radical extremist jihadists, people who have committed themselves and say they have a religious belief that their path to salvation is in killing us. It is our way of life that threatens them. And they have come across the oceans and attacked us here on our soil. And they have global plots that weekly there's some kind of information that emerges about sometimes second and third generation immigrants who come into the Western European countries and determine that they might be sent back to Pakistan or one of the other countries over in the Middle East to be trained to be a terrorist and they come back into the Western society and plot and sometimes successfully attack people from Great Britain and in other countries in Europe. And we have been fortunate in

this country not to have an effective attack against us since September 11, 2001.

But the enemy that we are against, the enemy we are fighting across the world, this global terrorist army out there that are rooted in al Qaeda in that philosophy and their affiliates, and it is a loose affiliation even within al Qaeda itself, the principle enemy in our battlefield that is Iraq is al Qaeda in Iraq. That has been clearly brought to this Congress, and it has been a message that has been delivered to us by General Petraeus, Ambassador Crocker, and others. Who is our enemy? Al Qaeda in Iraq. The number one enemy. There are a number of other enemies there, and there is a struggle going on for power.

But we are in the business of defeating the will of our enemy. Our brave troops have put their lives on the line, and many of them have given their lives in that effort to project freedom to that part of the world, protect our freedom here, and defeat the will of the enemy. They lost their lives, sanctified the soil in Iraq with their blood to defeat the will of our enemy in Iraq.

And yet here on the floor of the House of Representatives, since the gavel in and the passing of the gavel in this new 110th Congress, there has been almost weekly, with only two or three exceptions that I can think of, at least one resolution or a bill or a piece of legislation here on the floor of the House of Representatives that serves to do what? It serves to encourage our enemies, to encourage the will of our enemies, and weaken the will of the American people.

So if this war is not to be won, and I believe it will be won and I believe that the indications that are coming from Iraq since the beginning of the surge, information such as the lowest monthly loss of American lives was in this past month of September, the lowest month in the last 14 months, this at a time when we have upped the troop numbers over there by at least 30,000 and engaged them in an aggressive posture of searching and destroying our enemy and hunting them out in the neighborhoods and our troops that are actually living in the neighborhoods rather than in their compounds, that kind of information is coming to us.

And I have been to Iraq five times. The last time was towards the end of July. The things that I saw there gave me a preliminary view of the report that General Petraeus would give us here in this Congress in just this past month, a couple of weeks ago. The news has been encouraging. And, of course, no one can declare victory there, but one can certainly see that we have made significant progress. It's moving in the right direction. All of this, Madam Speaker, in spite of, not because of but in spite of, these demoralizing resolutions that have come to the floor of this Congress.

And this one that was out here today is another demoralizing resolution,

this H.R. 3087 that has been delivered here and supported by a larger number of my colleagues than I have seen in the past. And I wonder what the motive is, what they hope to gain, what the upside would be to bring a resolution such as this.

This resolution has in its findings the statement that the authorization for use of military force against Iraq resolution of 2002, where this Congress voted to authorize the President to have the authority to engage in military action in Iraq that was enacted into law in October 2002, and it says here "authorize the President to use the Armed Forces as the President determined necessary and appropriate in order to defend the national security of the United States." I agree with that statement. I think it's consistent with the use of the military force resolution.

However, the findings of this resolution that passed off the floor of this House tonight have a false statement in them. It states: "the continuing threat posed by the Government of Iraq at that time" was the reason that we passed the use of military force resolution here that went into law in 2002. I will state again, and this is right off the resolution: "the national security of the United States against the continuing threat posed by the Government of Iraq at that time."

As I have read through this entire resolution that did pass, current law that did pass, and I looked for the reference to the reason being our opposition to the Government of Iraq, and it's capitalized, Government of Iraq at the time, and going through these references in here in this resolution over and over again, there is a multiple number of references to Iraq, and I have read every one of those references to Iraq. I have them here highlighted, and there is not a single reference to the Government of Iraq or the Government of Iraq at that time.

□ 2230

They're all references about Iraq itself. And I could go through this, the Government of Iraq, destroy Iraq's weapons, declared Iraq to be, on and on and on; no reference to the Government of Iraq.

And yet, this resolution that passed the floor identifies the use of military force resolution as the reason that they brought this one forward and makes a statement that because the resolution from 2002 identified a threat posed by the Government of Iraq, and then it goes on further to say that, the Government of Iraq, which was in power at the time of the authorization for use of military force, was enacted into law, but that because the leader has been removed from power, he has been indicted, he's been tried, he's been executed by the new and freely elected Government of Iraq; therefore, the current Government of Iraq does not pose a threat.

Now, this rationale of, we went to war in Iraq, we gave the President the

authority to use military force in Iraq, this resolution today that says it was because it was against the Government of Iraq, and because the government has changed and no longer poses a threat, we have no reason to be in Iraq is that it is an irrational rationale that is founded upon a falsehood. And this entire resolution then is based upon a falsehood that is supported by a flawed premise.

So, to get here with a resolution, then, that requires the President to present to this Congress a contingency plan for a redeployment of the Armed Forces from Iraq that would include a range of possible scenarios, multiple possible timetables to require the President to, and I understand this resolution actually says the director of the department, the Secretary of Defense and the Secretary of State and a list of the cabinet members, it really means the President, Madam Speaker, it will require the Commander in Chief to have his cabinet then present to this Congress, describe the possible missions they might have of redeployment, project the number of members of the Armed Forces which would remain in Iraq in order to do a number of things; protect vital U.S. interests and national security, conduct counterterrorism operations to protect the Armed Forces, the United States Diplomatic Corps, and support, equip and train Iraqi forces, these things that we would need military forces for. And it says "provide a range of possible scenarios."

And so this resolution, if signed into law, and I would hope that the President would veto such a thing, would require the Commander in Chief then to present a series of different alternatives and means to deploy our troops out of Iraq, put those in public before this Congress, who we know can't keep a secret, show our enemies a whole list of contingency plans.

Now, part of successful warfare is to have a few things in your pocket that you don't tell the enemy about. It's essential that we be able to have some surprise tactics, and so far I think the enemy is slightly surprised that the President has resisted the push of the Speaker and the majority leader in the United States Senate and taken a clear constitutional and principled and patriotic stand that we are going to follow through on our commitment in Iraq. And as we see them make progress over there, we're watching resolutions come to this floor, Madam Speaker, that undermine our troops and their mission, as resolute as they are, as stoic as they are, as committed as they are. It doesn't recognize either the fact that everyone serving in Iraq from this United States military is a volunteer, a volunteer for the branch of the military that they're in. They weren't drafted; they signed up voluntarily. They knew that they had very good odds of being deployed to Iraq, and many of them are on their second tour, some on their third tour and even some on their forth tour of duty in Iraq, self-

lessly carrying out their duty and asking us, let us finish our mission, we're making progress here.

This, Madam Speaker, is a disgraceful thing to bring to the floor of the House of Representatives. It serves no useful purpose unless one wanted to serve a purpose to encourage our enemies and demoralize the will of the American people, which seems to be one of the goals that I have seen come out of this Congress on a weekly basis. And I and a good number of others voted "no." I know some voted "no" because they didn't think it went far enough. They don't seem to recognize that in their constitutional oath, they swore to uphold the Constitution. And from the perspective of the Constitution, we don't have any authority to micromanage a war.

One of the previous speakers in the previous hour said that we don't need 535 generals, or words to that effect, and we don't. It's not that we don't need them; our founders understood, when they drafted the Constitution, we couldn't have 535 generals, that we couldn't have wars micromanaged by Congress. They knew what it was like to have a Continental Congress and a Continental Army and try to get the confederation of States that we had at the time of the Revolutionary War to go together and voluntarily provide funds to fund the military. And what was going to be the command and control structure? They knew you had to have a strong central government to have a strong military. And they knew you couldn't fight wars by committee; you had to hand that over to a Commander in Chief. That's why, when they drafted the Constitution, they clearly established in the Constitution that the President of the United States would be the Commander in Chief of our Armed Forces. That's one of the things that's constitutional that we all need to recognize when we take our oath to the Constitution.

And another is the constitutional authority that this Congress does have. We have the authority to raise an Army and a Navy, and by implication an Air Force. And we have the authority, and I say a duty and obligation, to fund it. But we do not have the authority to micromanage it. We don't have the authority to be calling shots in a war. That's got to be one person, not a committee, not a mercurial switchback from one side to the other or a never-ending chain of resolutions that has no strategic purpose, no logical purpose in law, only a purpose to try to encourage the people in this country that are in the business of trying to encourage our enemy, and the ultimate effect is to demoralize the people in the middle who are really the ones that are subject to this debate.

The people on the left that show up here to demonstrate in this city against this military effort are never going to change their mind, Madam Speaker. That's not going to happen. There is no amount of logic or rationale, no human experience that can flip

them over the other way. They are dug in. And there are some folks on the other side that are going to stand with our President and with our Army, Navy, Air Force and Marines, and they are going to stand with our dear departed who have sacrificed, and they're going to stand with our wounded, they're going to stand with our military families and they're going to stand with the mission and the people that have been asked to carry it out. They're going to support the troops and the mission.

There are some people on the other side, on the left side of the aisle, that will say "I support the troops but not their mission." They don't seem to recognize the dichotomy of that position. You can't ask someone, "You can put your life on the line for me, I support you, but it's not a good thing you're doing. I don't agree with your mission." You cannot do that to people. If you support the troops, you have to support the mission.

And so, Madam Speaker, we are where we are today, as irrational as it is, as demoralizing as it is, as debilitating as it is, another debate on this floor that has no purpose in law, just tries to make an argument to those people in the middle that might be swayed to go over to the side of the pacifists on the left. That's been our debate here on the floor.

And I believe I will tack on to that another resolution today that I think was an unnecessary resolution, and that's a resolution that drew a good size number of votes that were votes for "present," and that's the resolution that took up the issue of Ramadan. And I think the language in that was excessive, so did a good number of Members of this Congress; all didn't have the will to put up a "present" vote, and no one had the will to put up a "no" vote. But I would point out that Ramadan has been the bloodiest month throughout this global war on terror, and so if that is the holy month, I would like to see Ramadan lifted up to be the bloodless month if it's going to be a peaceful religion.

And now, Madam Speaker, I would like to take the subject matter off of these depressing things and on to another subject matter that is not particularly thrilling either, and that, Madam Speaker, is the subject of SCHIP, the Children's Health Insurance Plan.

This legislation that passed out of this Congress in the 1990s that I will say emerged from the Clinton administration and was intensely debated in the State legislature where I was at the time, where we adopted a bill off of that that we called "Hawkeye." And that's just the Iowa version, and it wouldn't apply unless there happens to be a Buckeye in Ohio. But the SCHIP program was an intense debate here and it continues to be debated across the country. The President is poised to veto the SCHIP bill, and I think he has very sound reasons to do so, Madam Speaker.

First of all, the idea that we would increase the health insurance coverage for families that are making three or four times the rate of poverty defeats the very concept of the idea of SCHIP. And that is that we wanted to provide, and it was Congress' intent to provide, health insurance for those children in families that were not so well to do, that didn't quite qualify for Medicaid coverage. And so from the Medicaid side of this, it wasn't quite enough to reach up into those lower-income families, and so SCHIP was created. And as it was created and it came to the States, we adopted in my State an SCHIP program that covered 200 percent of poverty, trying to reach those kids that weren't insured.

So, here are the levels that were produced by the Congressional Budget Office just this year. If you cover between 100 and 200 percent of poverty, half of the children will have private health care anyway, about half of them within that range. The legislation that first passed off of the floor of this Congress, this Pelosi-led Congress that was then modified by the Senate is way over on the right. That's 400 percent of poverty. That shows that when you offer subsidized health insurance to that level at 400 percent of poverty, you're going to get 95 percent of the kids that were insured that will roll off of that health insurance and onto the government program. The various stops in between, 300–400 percent of poverty, 89 percent, well, that's nine out of 10 kids that are already covered, you're going to get them off and onto the government program; 200–300 percent at 77 percent.

So what was our mission here? What were we seeking to do? One is the SCHIP program needed to be reauthorized, it was expiring and needed to be reauthorized. And so it needed to be brought before this Congress, and we needed to make a decision on how it was going to be shaped and what the parameters of SCHIP would be. And I would have liked to have seen it extended to 200 percent of poverty. And I would like to have seen some of those 25-year-olds that were collecting SCHIP insurance be taken off of those rolls and roll this thing down to where it be kids, not young adults that should be taking care of their own health insurance. But instead, the leadership in this Congress saw fit to bring legislation to this floor and roll over the top of an intensely opposed minority at 400 percent of the poverty level.

Now, to give you an example of what that is, the poverty level is fairly consistent across the country, but in Iowa, if that SCHIP plan that was first offered by this Pelosi Congress that was passed off this floor over to the Senate were enacted into law in a State like Iowa, a family of four, a mom and dad and two kids, would qualify for SCHIP coverage even if they're making \$103,249 a year. Now, I call that pretty well off. If you're making six figures, you've got two kids in the family, four

mouths to feed, you should be able to find a way to take care of your own health insurance. Likely, that's going to be available in the workplace; at least 75 percent of those jobs do provide health insurance for the employees. But the Senate has modified this language and kicked it back over here at 300 percent of poverty. So in a State like Iowa, under this 300 percent of poverty, they would be offering SCHIP health insurance subsidy up to \$77,437 a year for a family of four.

Now, I can take these numbers up to families of eight and on and they go way off into the stratosphere. But a family of four has been our standard across this country. Currently, if you're in Iowa and you're a family of four and you're making less than \$51,625 a year, you qualify for subsidized health insurance premiums, \$51,625. We call that middle class where I come from.

And so this policy that first passed off the floor, the 400 percent of poverty, went so far that 70,000 families in America that would qualify for SCHIP funding would also be compelled to pay the Alternative Minimum Tax, that tax that was designed to make sure that the rich didn't slip by without paying their fair share. That was a special tax for the rich, the Alternative Minimum Tax. 70,000 families in America are making so much money that they would have to pay the Alternative Minimum Tax and we would have to subsidize their health insurance premiums for their kids, presumably because in order to pay that extra tax on the rich, the Alternative Minimum Tax, presumably we have to subsidize their health insurance so they've got the money to pay the extra tax.

□ 2245

That is bizarre, Madam Speaker. It is bizarre if you believe in a free market system, if you believe we are ever going to have a health care program in the United States that actually rewards those that take responsibility, one that allows people to have a choice and one that allows people to make decisions for their own health care.

But that is not where this is going. This debate has a couple of contradictions within it that the discerning ear will hear. One of them is on the part of the left, the Pelosis, Harry Reids and Hillary Clintons and all the Democratic candidates for President, Madam Speaker, very loosely interchange the term, and this is as near as my ears picked up, very loosely interchange the term "health insurance" with "health care."

For example, my Governor came to this Hill. And sitting in a congressional delegation meeting with the Senators and the Representatives, all Members of Congress, sitting in the room, said that there are 40,000 kids in Iowa that don't have health care. I am not aware of a single kid in Iowa that doesn't have health care, at least access to health care. If they are poor, they get

Medicaid. If they are at low-income, they get SCHIP or hawk-i. If they go to the emergency room, they will all get care regardless of whether they are qualified, whether their parents take the trouble of getting them health insurance. So there are no kids that I am aware of in Iowa that don't have health care.

It may be true that 40,000 don't have health insurance. It might be that there are a number of those kids that are covered under Medicaid that don't make enough money to be in that threshold level for SCHIP. But it is not true that 40,000 don't have health care. That is the sloppiness of the exchange between those two terms. "Health care" and "health insurance" have become kind of an easy slip into the utilization of the terms. In the same fashion that some people say "immigrant" when they mean "illegal immigrant," some people say "health care" where when they say "no health care for kids" they really mean "kids that currently don't have health insurance for one reason or another." But they are not alleging, at least, that there are kids in this country that don't have access to health care. That is one of the problems that we have in our communications. It is not that they don't have access to health care.

Another one is the complete flat-out denial on many of them on the left that this SCHIP plan is the cornerstone for a socialized medicine program. Now, you can argue about what kind of shape it takes, but if you listen to Hillary Clinton or John Edwards or Barack Obama, they are all for some kind of a national health care plan. A national health care plan, once adopted, becomes a single-payer national plan where everything is merged together. They want to negotiate for the cost of Medicare as a group, and they will want to negotiate for the cost of all services with the leverage of the Federal Government. They will want to do that with the cost of pharmaceuticals. This takes away the competition that comes from within that drives the research and development, that provides for the highest quality medical care in the world. If you adopt the Hillary plan from 1993, eventually it merges into a single-payer Canadian plan.

Now, I took the trouble today to read through, Madam Speaker, William Clinton's speech before the floor of this Congress that he brought here in, this is September 22, 1993, when he came to give a speech before a joint session of Congress. This is about an hour speech, 13½ pages, single-spaced, where Bill Clinton laid out Hillary's health care plan. It is very adeptly done. It was quite interesting to read through this health care plan.

Some of the comments that he made were kind of astute. One was that he thought we needed Medicare prescription drug coverage. We did do that. That's a piece of that plan. We got that accomplished here in this Congress,

Madam Speaker. Some of the other arguments, we are drowning in paperwork, we must produce savings. He goes into how you produce savings. Well, that is going to be some form of limiting. He said he doesn't want to limit prices, but he would limit the increase in prices, which by now we know would be price limitations. Mountains of unnecessary procedures. It is quite interesting that President Clinton is opposed to mountains of unnecessary procedures. But we know that because of the high cost of the litigation, the lawsuits against medical providers and the medical malpractice insurance premiums that are necessary because of the intensive litigation against the practitioners of health care, we know that that is a reason why a lot of these tests are done.

We can argue that they are not necessary one at a time. But every doctor has to make the decision on whether he is going to be defending that decision in court, because the Monday morning quarter backs, the after-the-fact ambulance-chasing lawyers will raise those issues up for litigation. If they see a deep pocket, they will go for it. The deep pocket has been the medical industry.

So the mountains of unnecessary procedures ties into the unnecessary litigation that is part of this. However, there is nothing in the Clinton plan that addresses the high cost of litigation. That is a big reason why we have the high cost of health care here in the United States. We have tried to limit that in this Congress. We have tried to limit it in the last Congress and tried to cap the malpractice to \$250,000 in noneconomic damages while still letting everyone who has been a victim of malpractice get themselves whole. We couldn't get it past the trial lawyers, the trial lawyers in the Senate in particular. But the Clinton plan gives full deference to the trial lawyers' interests here and doesn't approach that expensive component of health care at all.

He addresses fraud and abuse. I agree there is some of that. He calls it, though, under our broken health care system that power is slipping away from Americans. Then, let me see, an interesting component here on about page 9 or 10, we will impose new taxes on tobacco, directly out of SCHIP is right off of this page, new taxes on tobacco, Federal taxes at a dollar a pack. Some of the States, including my own, have raised taxes. That turns into, and I am not a smoker, Madam Speaker, I think it would be a wonderful thing if no one smoked. But it is a legal activity. The marketing of tobacco is done as prescribed by the Federal Government. So this tax, a higher percentage of poorer people smoke than people that are better off. So this tax becomes a very regressive tax on the people that do smoke.

It does advocate here, though, that we should be able to deduct from our taxes 100 percent of our premiums if we are a small business. I do support that.

There were some components in here that were good. It was an interesting read on what was delivered to the floor of this Congress in 1993, the things that have transpired since then and the effort that is coming out today.

I would note that nothing in this speech of these multiple pages here in this roughly an hour-long speech of Bill Clinton from September of 1993, all on health care, and really all packaged up on the Hillary plan, nothing in this addresses health savings accounts. Yet we passed health savings accounts here off the floor of this Congress. They are the opportunity that we have to continue to provide the private market health care here in the United States and to give people choices and let them have control over their own plans. I think that was the strongest reason to vote for the Medicare prescription drug component piece of the bill.

The health savings accounts were the most important component. It allowed, in the beginning, young couples to put \$5,150 in a tax free, into a health savings account. I would like to see that expanded and accelerated so that young people would get to the age of retirement with six figures times X of money in their health savings account, enough money that they could purchase a paid-up, lifetime health insurance plan. If we could do that, then they could roll the money that is left over out of that and put that back into their savings account, their estate, whatever they choose to do with it. That is a good thing to build on, health savings account, and rewarding those providers that provide high-quality care for a low price, that is the best combination. That is something also we should do, Madam Speaker.

We have made some progress here. We have made some progress under this Republican Congress in past years. But this year, this SCHIP plan goes too far. The people that advocate this were the same people that advocated 400 percent of poverty. I haven't heard a peep of fiscal responsibility come out of the other side. So where would they draw the line? I have drawn it, Madam Speaker, at 200 percent of poverty. I put that vote up in the late '90s. That's a matter of record. I have been here on this floor, and I support the SCHIP program to a limit. That limit is 200 percent of poverty. I would ask those advocates that came to this floor and voted for 400 percent of poverty, what is their limit? Where do they draw the line? They wouldn't draw it at 400 percent of poverty when there is hardly anybody left on any private insurance, hardly any kids left. Ninety-five percent of the kids are gone and pushed into the government-funded program. Their choices are really substantially limited.

How many million kids would be talked off of private health insurance by this bill as it came off the floor of the House the other day and that essentially it does concur with the Senate? I can tell you that number. That

number is produced by the Congressional Budget Office; 2.1 million kids in the United States would be leveraged off of or talked off of and given an incentive, their parents would be given an incentive to take them off of their own insurance plan so the government can pay the insurance that the families are already paying.

Is this that consistent with the motive here that we are trying to get health insurance to kids who don't have it when 2.5 million of them who do have it will be taken from their own self-sustaining, family-funded health insurance plan, often funded by the employer who will see the opportunity to cut down on their costs and push their employees' kids over on to an SCHIP plan? 2.1 million kids moved off. How many kids in the future, if this bill becomes law, how many will never see a private health insurance plan? For how many of them will it become automatic, employers will make the shift, they will write new policies, they will offer to their employees?

As they do that, the employees won't know there is another choice. I can easily see an employer sitting there in the HR office, the manager saying to a prospective employee, Here is our plan. We will pay for your health insurance and we will pay for your wife's health insurance. We have a good plan, but your kids will go on SCHIP. We have a way to facilitate that for you so we make that real easy.

While they are doing that, they will be saving some dollars in the premium. But it will end up being private insurance for mom and dad, government insurance for the kids to 95 percent or more. When it is 95 percent, who is left? Just a few people who stubbornly want to be self-reliant and stand on their own two feet. Just a few people, Madam Speaker, will be all that will be left if this thing goes all the way to 400 percent.

Even at 300 percent, you are looking at 89 percent of those kids are gone. Then, year after year as employers change their plans to taking advantage of now another government handout, and as they hire new employees, and as this thing shifts and evolves, there will be fewer and fewer kids on private health insurance, but millions and millions of them that never go on.

This isn't just the numbers of 2.1 million that go off within the next year if this bill becomes law. And that is at the 300 percent, 2.1 million. It is not just that. It is the tens of millions and ultimately the hundreds of millions that will never see a private health insurance plan until they become the age of adulthood, which by then the proponents of SCHIP would like to have a plan in place for those people, for those kids, as they become adults.

Bill Clinton promised us that when Hillarycare came crashing down, when it collapsed in the weight of the opposition of the American people that wanted to keep their freedom and didn't want a Canadian-style plan and under-

stood there was no place for them to go to get their health care if the United States was going to be shut into a Canadian-style, rationed, long-lines health insurance premium, when the American people brought that crashing down, when Senator GRAHAM said, This passes over my cold, dead political body, when that happened, then Bill Clinton came before the American people and said, Well, this is more than the American people can absorb all at one time. So we will get this done a piece at a time. We are going to feed this to the American people a piece at a time. When we do that, we will get them the SCHIP. Then we will also go for the 55 to 65 year olds.

Now, Madam Speaker, do you get the picture, the 55 to 65 years olds? First, we will bring the kids in. Who can say "no" to the kids? Who can say "no" to 300 percent? In fact, a whole bunch couldn't say "no" to 400 percent of poverty. We know 400 percent of poverty is 95 percent of the kids. So if you get to 500 or 600 or 800 percent of poverty, you are going to get, statistically, we say today, virtually all of them. So at some point, we just say that all kids qualify because there are hardly any kids that are not on there.

Then, if we follow this path that is advocated by Bill Clinton back in the mid-1990s, lower the age of Medicare eligibility down to 55, now your window, we have got people that are 25 years old qualified for SCHIP today on SCHIP in the States, and we have people there at 400 percent of poverty. If you lower the Medicare age down to 55, 25 to 55 is only that 30-year window. Well, that is the most productive years. Those are the people that will be paying the taxes.

□ 2300

They will be the ones that feel the pain the most, and they will say, why do I pay for all this health insurance and health care for the seniors that are 55 years old that have a lot of years and vigor left in them, and the kids that are now kids up to age 25? Why don't you just give me mine, too, under the same version, because, after all, I am paying for it anyway. I am paying for my own at work because it's part of the wages I earn, and I am paying for all the kids up to age 25, well, at least a lot of the kids up to age 25, and the adults from age, as Clinton advocated, 55 on up.

Does anybody believe that HILLARY CLINTON disagrees with Bill on this one-hour long speech? I would submit that she wrote a lot of it; in fact, may have written all of it. This policy that she's advocating today reflects much of it. I can't quite find contradictions in it.

So we need to understand, Madam Speaker, that this debate is not about trying to provide health insurance to kids that don't have it. Many say it's providing health care to kids that don't have it. But we know this: Every kid in America has access to health

care. Most kids have health insurance. At 200 percent of poverty, you're looking at 77 percent of those kids that have insurance. Maybe that number is a big number of kids that don't have health insurance, but they all have access to health care.

This debate isn't about the health of the kids. We didn't hear examples in any significant statistical number of kids that are suffering because they don't have access to health care. We heard a socialized medicine debate here on this floor, Madam Speaker. And that is what is going on in America.

This is where the landing zone is being prepared for the presidential candidates who are advocating for a single-payer Canadian-style or nationally-mandated socialized medicine program. They think it's their ticket to the White House. They think the American people want to become even more dependent yet on the nanny-state of government.

Well, Madam Speaker, I oppose that kind of a philosophy. Myself and many millions of Americans oppose that kind of philosophy. We are still out there, Harry and Louise; we are out there, Phil Graham. We are still going to stand here and we are going to oppose a Federally-mandated, single-payer, Canadian-style socialized medicine health care system in this country, and we are going to oppose the expansion of current SCHIP law that goes beyond the 200 percent of poverty, up to the 300 percent and more, and allowing, by the way, the States to discount the income so that that 200 percent, now 300 percent of poverty, goes higher than that yet.

We are going to oppose all of that, because what we are really talking about here is the Pelosi Congress laying the cornerstone to the next generation of socialized medicine. SCHIP is the cornerstone of the next generation of socialized medicine, Madam Speaker, and I oppose it primarily for that reason.

I want to point out that this country has the best health care system in the world. Yes, it's expensive. Yes, it consumes perhaps 17 percent of our GDP. That is a lot. We pay for it because health care is worth it to us. If it were not, we would say, I'm not going to do that. I'm not going to pay the premium. Give me my money in my wages. I don't want that to go off to my health insurance. I think I am going to take some risks with my health. I don't want that test. See if you can keep my premiums a little cheaper, because you're spending a little too much time. No.

Madam Speaker, we are for high quality health care, and when it comes to our health, as people in this Nation, and our lives, no cost is too high for us. Because of that, it has driven research and development and driven the educational institutions and the research hospitals. The system that we have out there that produces new doctors and nurses and inventors and the infrastructure of our hospitals and clinics

and a delivery system and the medical equipment that has been developed over the last generation or two is an amazing thing to understand in its broader scope. All of those things are rooted in a belief that we need to provide ever better health care for our people. It has extended our lives and it has extended the quality of our lives. We have been willing to pay for that.

Now, I think there are many things we can do to keep the costs down and provide more efficiency. One of those would be a digital recordkeeping system that would allow for a Web page for all the prescriptions of a patient to go on there, and have a firewall for security, and allow a doctor to put in a patient's records and instantly be able to read the entire file from anywhere in the country, anywhere in the world. I think we will get there.

Those are some things we can work with as to having an integrated medical records system. It will save lives and it will save money. It will avoid duplicate prescriptions and avoid duplicate tests and duplicate x-rays, list after list of things that can be more efficient. That is not something you produce and drive here by saying we need to go to a single-payer plan or socialized medicine plan. That is something government can help facilitate, and I think we should.

I want to have my choices. And I think we also need to grow these HSAs and increase the amount of deductible that goes into the HSAs and allow the insurance company and encourage them to produce plans that adjust the premiums, so if people have healthy lifestyles, that is reflected in a cheaper premium. And if that can be reflected in a cheaper premium, they can roll more dollars into an HSA, and if they have control of management of that from the standpoint of if they live healthy lifestyles and they go in and get regular checkups, they will see cheaper premiums, which allows them to grow their HSA. And if that happens, when there is enough money in their HSA, they can raise the amount of their deductible and lower their premium, which will take less dollars out of their paycheck, and as that transition goes on, they might want to have a larger copayment as their HSA becomes larger and larger.

Meanwhile, insurance becomes more what it is about. It doesn't need to be about covering every medical treatment, the loose-change medical treatment. It needs to be for the catastrophic, those that would knock us down economically and cause us to have to rebuild ourselves again.

We can structure this system so there is more responsibility in it, less litigation it. We can limit the medical malpractice, and we need to do that. I don't expect this Pelosi Congress will do this, Madam Speaker, but I do expect the American people are going to understand where their costs are and want to elect a Congress that will follow through on the medical mal-

practice and will grow the HSAs and will give us back even more of our freedom when it comes to health care and health insurance, not less.

SCHIP is the cornerstone of socialized medicine, and it is wrong to advance ourselves down that path. It also results in a 156 percent increase in taxes, that is the tobacco tax that I mentioned, and it has no fiscal responsibility. It also has a cliff in the funding.

The funding of this system that is here, even under the 300 percent version that was the last version passed off of this House, the funding is set up so it will require there be an additional 22.4 million smokers recruited to go on the smoking rolls in order to fund this SCHIP. So if you increase the cost of a pack of cigarettes and you presume that there will be 22.4 million more smokers, when taxes in the Federal are a buck a pack and a lot the States have very high taxes as well, would one have to conclude there will be fewer smokers instead of more, and those that are fewer will also smoke less because of the cost?

This inverse ratio then result in the Heritage Foundation's estimate of 22.4 million new smokers to fund this over the next 10 years. Then this funding that is set up is a gimmick funding that produces a cliff, a cliff that happens in the funding, the acceleration of the funding, which will be the collection of increased tobacco taxes until the year 2011. At the year 2011, it hits the spot where there is the drop off in revenue. There is no provision to continue the revenue, and as things stop, you there will be a drop in revenue of 75 percent. No provisions for how to fund the increase in costs that are sailing off into the stratosphere. Instead, there is a 75 percent cut in the revenue. The revenue drops off of a cliff.

What we know then is they will come to this Congress and say, well, you can't say no to all these kids, these 89 or 95 percent of the kids in America that have been talked off of their private health insurance and talked on to a government-funded health insurance. You can't say no to them. So in order to fund them, you are going to have to raise taxes or increase the national debt.

That is what is in store for us with this SCHIP program that we are dealing with today, Madam Speaker.

Then, not the least of which, but among it, is the lowering of the standards on requirements for qualification. We have State agencies that have been requiring birth certificates, passports and other verifiable documents that demonstrate lawful presence in the United States, that demonstrate citizenship, so that we are not providing these kind of benefits to people who are otherwise, actually in fact at the time, deportable.

I mean, to give taxpayer dollars off to people who are deportable is a deplorable thing to do, and it is beneath the standards that have been set by the

previous Congresses. And so this SCHIP legislation that is there allows the States to waive a passport requirement, waive a birth certificate, citizenship-proving requirement, and allows them to simply accept a Social Security number.

Now, some will argue that there is a line in the bill that says that these funds can't go to illegals. But, Madam Speaker, the legislation in the bill doesn't require the States to verify citizenship or lawful presence. It doesn't require them to ask for a passport or a birth certificate. In fact, it stipulates that they can accept a Social Security number. And it may actually be a valid Social Security number, but the Social Security Administration themselves have said there is no way to verify that that number actually represents the person that you have before you.

We know that from our immigration debates, and we also know that there are thousands, in fact millions of illegals in America who are working in this country under a false Social Security number. That is the same standard by which we would grant SCHIP benefits to illegals that are here, who otherwise are deportable in the United States.

This SCHIP legislation weakens the standards. It wasn't content to stay with the standards that we had. I didn't hear complaints about the standards that we had. We asked for verification of lawful presence in the United States. No, just produce a Social Security number. So if you can beg, borrow or steal someone's Social Security number and you present that, that can be accepted by the States as adequate proof of lawful presence in the United States.

So this law, this SCHIP legislation, opens the door up for more benefits to go to illegals. And when I say that, I mean people that are deportable, those who, if adjudicated, will be sent to their home country.

That shows one of the things that is wrong with this government, this permissiveness. The Federal Government has enforced our immigration laws less and less over the last 20 years, and this is another piece of it. This same party that brings this permissiveness, this subsidy for deportables, was the same party that advocates for border security. Now, that, Madam Speaker is another dichotomy that I find to be a bit ironic.

So I stand on the rule of law. I think that our laws should be enforced. I think if people violate those laws, you have to enforce it and you have to adjudicate them, and you have to sometimes make an example so the rest of the public recognizes that this is a nation of laws.

But this SCHIP law undermines our national security, it encourages the subsidy of illegals, and it will require another 22.4 million new smokers. It will cost my State of Iowa a net of \$226

million. That is the figure that is produced by the Center for Disease Control, that shows that when you add the new taxes into my State and all the money that gets added up on the taxes that would be collected in Iowa, and then you subtract from it the extra grants that would go into Iowa to take care of raising the SCHIP from 200 of poverty to 300 percent of poverty, from \$51,625 for a family of four, up to \$77,430 for a family of four, you do that math, extra taxes taken out of the State, grants for SCHIP coming back in, the net, not a net gain for Iowa, Governor Culver, I hate to tell you this, it is a net loss of \$226 million. So, it isn't even fiscally prudent for Iowans to engage in this.

There are other states that have a net loss as well, according to the Center for Disease Control. The title of this is SCHIP Expansions, Winners and Losers, Net Impact on States New Grants.

This is, Madam Speaker, the look of the map that is produced here, and this is the data that has been delivered by the Center For Disease Control. The map is produced by one of our Members of Congress, I believe.

But, at any rate, Iowa loses \$226 million. Our neighbors in Wisconsin, \$330 million. Missouri, our neighbors to the south, \$496 million. Florida loses \$703 million, Madam Speaker. That might be of particular interest to you. \$703 million. South Carolina, \$239 million. North Carolina, \$536 million. This list goes on and on. Kentucky, \$602 million. Indiana, minus \$517 million. Ohio, minus \$426 million.

□ 2315

So there are winners and losers. There is a transfer of tax dollars and a transfer of wealth that takes place with this SCHIP legislation. The transfer of wealth just shows what an economic boondoggle it is for some States. It shows also that some States, their leadership is clamoring for this SCHIP increase. I haven't noticed Republican Governors clamoring for SCHIP increase. I haven't noticed Republican candidates for the Presidency clamoring for an SCHIP increase. They recognize that this increase to 300 percent of poverty, that the attempt to take it to 400 percent of poverty, this attempt to talk kids off of private health insurance, is the cornerstone for Hillarycare, for socialized medicine and lays a foundation for the Presidential debates that will be unfolding from this point until November 2008.

It sets it as the central issue for the Presidency in the event that MoveOn.org and the get out of Iraq at any cost pacifists can't make that issue stick. If they lose that debate, as said by the Democrat whip, that is a big problem for Democrats if there is a good report from General Petraeus.

Well, the report he delivered to us was honest and objective. It was delivered by a patriot. It was delivered by a man who I believe knows more about

Iraq and our military operations as well as the political and economic operations there than anybody in the world. It was objective. It was delivered prudently, carefully and factually. And yet, as John Adams said, facts are stubborn things.

Whatever we might choose to do, we can't escape the result of the facts. The facts support a continuing improvement in Iraq. The facts indicate that this debate that is going down this path on SCHIP is not a debate about getting health insurance to kids. This is a debate about laying the cornerstone for socialized health care in the United States.

I think it is utterly wrong and undermines our free market economy. I think it takes away the freedom of the American people. If you take away the freedom of any people, you undermine their productivity and you take away their spirit. If you are a Nation that provides, if you become the nanny state and you provide everything that people want, and FDR created those freedoms, some of these are constitutional, two of them were extra-constitutional, freedom from want and freedom from fear.

This SCHIP plan fits into that idea that people should be free of want and free of fear. They shouldn't fear not having health insurance for their children, and they shouldn't want for anything. This has gotten so bizarre in this Pelosi Congress that we have a farm bill that came to this floor and is passed over to the Senate now that has increased the food stamps, the nutrition component of the bill, by 46 percent. Even though the proponents of that bill could not find a statistical argument that there were components of Americans that were suffering from hunger or malnutrition, in fact they had to admit that people were getting their past meals and they knew where their next meals were coming from, but they stated that people had food insecurity, I'll call it food anxiety. And so because sometimes they weren't sure that some of those meals down the line might not be there, they ate more.

Madam Speaker, I think it is an appropriate thing to get me down to this closing here because it is ironic to quote from the testimony that came before the Agriculture Committee. This would be testimony by Janet Murguia, March 13, 2007, representing LaRaza testifying on food stamps about food insecurity. This is a quote: "There is also mounting evidence that the overweight and obesity trends in the United States are due in part to high levels of food insecurity."

In other words, food anxiety, food insecurity cause people to overeat. They become overweight and if we give them more food from the taxpayers' dollar, then they would eat less and be more healthy and slender and all would be wonderful.

Yes, I guess if you are committed that tax increases and more government responsibility and less personal

responsibility are the solution to everything, you can even include the idea that if you give them more food stamps, they would eat less as part of your rationale. It is no more rational here to take SCHIP and take it up to 300 or even 400 percent of poverty. The only rationale I see here is socialized medicine. Lay the cornerstone for socialized medicine, lay the cornerstone for the Hillary campaign for the Presidency.

Pick up this speech from September of 2003, "Move Ahead Into Socialism."

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Ms. KILPATRICK (at the request of Mr. HOYER) for today after noon on account of official business.

SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mr. MCDERMOTT) to revise and extend their remarks and include extraneous material:)

Mrs. CAPPS, for 5 minutes, today.

Mr. CUMMINGS, for 5 minutes, today.

Mr. HALL of New York, for 5 minutes, today.

Mr. YARMUTH, for 5 minutes, today.

Mr. MICHAUD, for 5 minutes, today.

Mr. MCDERMOTT, for 5 minutes, today.

Ms. WOOLSEY, for 5 minutes, today.

Ms. LINDA T. SANCHEZ of California, for 5 minutes, today.

Mr. DEFAZIO, for 5 minutes, today.

Ms. KAPTUR, for 5 minutes, today.

Ms. JACKSON-LEE of Texas, for 5 minutes, today.

Mr. PALLONE, for 5 minutes, today.

(The following Members (at the request of Mr. KELLER of Florida) to revise and extend their remarks and include extraneous material:)

Mr. POE, for 5 minutes, October 9.

Mr. MCCOTTER, for 5 minutes, October 3.

Mr. JONES of North Carolina, for 5 minutes, October 9.

Mr. WOLF, for 5 minutes, today.

Mr. WELDON of Florida, for 5 minutes, October 4.

Mr. BARRETT of South Carolina, for 5 minutes, October 3.

Mr. KELLER of Florida, for 5 minutes, today.

Mr. CASTLE, for 5 minutes, today.

Mr. SHAYS, for 5 minutes, today.

ADJOURNMENT

Mr. KING of Iowa. Madam Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 11 o'clock and 20 minutes p.m.), the House adjourned until tomorrow, Wednesday, October 3, 2007, at 10 a.m.

EXECUTIVE COMMUNICATIONS,
ETC.

Under clause 8 of rule XII, executive communications were taken from the Speaker's table and referred as follows:

3534. A letter from the Comptroller, Department of Defense, transmitting a report of a violation of the Antideficiency Act by the Department of the Army, Case Number 06-09, pursuant to 31 U.S.C. 1351; to the Committee on Appropriations.

3535. A letter from the Deputy Secretary, Department of Transportation, transmitting a report of a violation of the Antideficiency Act by the Federal Aviation Administration's Grants-In-Aid for Airports Account (69X8106), pursuant to 31 U.S.C. 1517(b); to the Committee on Appropriations.

3536. A letter from the Secretary of the Air Force, Department of Defense, transmitting a report detailing a Average Procurement Unit Cost and a Program Acquisition Unit Cost breach in the C-5 Reliability Enhancement and Re-engining Program (RERP), pursuant to 10 U.S.C. 2433; to the Committee on Armed Services.

3537. A letter from the Chief, Programs and Legislation Division, Office of Legislative Liaison, Department of Defense, transmitting Notice of the decision to conduct a standard competition of the Vehicle Operations and Maintenance function at Travis Air Force Base, CA, pursuant to 10 U.S.C. 2461; to the Committee on Armed Services.

3538. A letter from the Assistant Secretary of the Navy for Installations and Environment, Department of Defense, transmitting notification of the Department's decision to conduct a streamlined competition of intermediate level ship maintenance support functions performed by military personnel; to the Committee on Armed Services.

3539. A letter from the Chief, Programs and Legislation Division, Office of Legislative Liaison, Department of Defense, transmitting Notice of the decision to initiate a multi-function standard competition of the Transportation and Supply functions at Hanscom Air Force Base, MA; to the Committee on Armed Services.

3540. A letter from the Chief, Programs and Legislation Division, Office of Legislative Liaison, Department of Defense, transmitting Notice of the decision to initiate a single function standard competition of the Environmental function at Robins Air Force Base, GA; to the Committee on Armed Services.

3541. A letter from the Chief, Programs and Legislation Division, Office of Legislative Liaison, Department of Defense, transmitting Notice of the decision to initiate a single function standard competition of the Precision Measurement Equipment Laboratory (PMEL) functions at Kirkland Air Force Base, New Mexico; to the Committee on Armed Services.

3542. A letter from the Chief, Programs and Legislation Division, Office of Legislative Liaison, Department of Defense, transmitting Notice of the decision to initiate a single function standard competition of the of the Test Tract Instrument functions at Holloman Air Force Base, New Mexico; to the Committee on Armed Services.

3543. A letter from the Principal Deputy Under Secretary for Personnel and Readiness, Department of Defense, transmitting authorization of the enclosed list of officers to wear the insignia of the next higher grade in accordance with title 10, United States Code, section 777; to the Committee on Armed Services.

3544. A letter from the Chairman and President, Export-Import Bank, transmitting a report on transactions involving U.S. exports

to Mexico pursuant to Section 2(b)(3) of the Export-Import Bank Act of 1945, as amended; to the Committee on Financial Services.

3545. A letter from the Chairman and President, Export-Import Bank, transmitting a report on transactions involving U.S. exports to Saudi Arabia pursuant to Section 2(b)(3) of the Export-Import Bank Act of 1945, as amended; to the Committee on Financial Services.

3546. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting a report pursuant to Section 3 of the Arms Export Control Act, as amended, detailing possible misuses of defense articles; to the Committee on Foreign Affairs.

3547. A letter from the White House Liaison, Department of Health and Human Services, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

3548. A letter from the Associate General Counsel for General Law, Department of Homeland Security, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

3549. A letter from the Principal Deputy Assistant Attorney General, Department of Justice, transmitting the Department's annual report for fiscal year 2006, in accordance with Section 203(a) of the Notification and Federal Employee Antidiscrimination and Retaliation Act of 2002 (No FEAR Act), Public Law 107-174; to the Committee on Oversight and Government Reform.

3550. A letter from the Secretary, Department of Transportation, transmitting the Department's report entitled, "Actions Taken on Office of Inspector General Recommendations" for the period ending March 31, 2007; to the Committee on Oversight and Government Reform.

3551. A letter from the Acting Regulations Officer, Federal Highway Administration, DOT, Department of Transportation, transmitting the Department's final rule — Design-Build Contracting [FHWA Docket No. FHWA-2006-22477] (RIN: 2125-AF12) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3552. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Eclipse Aviation Corporation Model EA500 Airplanes [Docket No. FAA-2007-28432; Directorate Identifier 2007-CE-056-AD; Amendment 39-15115; AD 2007-13-11] (RIN: 2120-AA64) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3553. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Airbus Model A310 Series Airplanes; and Airbus Model A300-600 Series Airplanes [Docket No. FAA-2007-27361; Directorate Identifier 2006-NM-237-AD; Amendment 39-15097; AD 2007-12-19] (RIN: 2120-AA64) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3554. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Dassault Model Falcon 2000EX and Falcon 900EX Airplanes [Docket No. FAA-2007-27849; Directorate Identifier 2006-NM-249-AD; Amendment 39-15094; AD 2007-12-16] (RIN: 2120-AA64) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3555. A letter from the Program Analyst, Department of Transportation, transmitting

the Department's final rule — Airworthiness Directives; Aerospatiale Model ATR42 and ATR72 Airplanes [Docket No. FAA-2007-27358; Directorate Identifier 2006-NM-270-AD; Amendment 39-15098; AD 2007-12-20] (RIN: 2120-AA64) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3556. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Boeing Model 727 Airplanes [Docket No. FAA-2005-21434; Directorate Identifier 2004-NM-75-AD; Amendment 39-15092; AD 2007-12-14] (RIN: 2120-AA64) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3557. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Empresa Brasileira de Aeronautica S.A. (EMBRAER) Model ERJ 170 Airplanes [Docket No. FAA-2007-27753; Directorate Identifier 2007-NM-022-AD; Amendment 39-15096; AD 2007-12-18] (RIN: 2120-AA64) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3558. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; REIMS AVIATION S.A. Model F406 Airplanes [Docket No. FAA-2006-26692; Directorate Identifier 2006-CE-89-AD; Amendment 39-15043; AD 2007-10-02] (RIN: 2120-AA64) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3559. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; APEX Aircraft Model CAP 10 B Airplanes [Docket No. FAA-2007-27530 Directorate Identifier 2007-CE-019-AD; Amendment 39-15118; AD 2007-13-14] (RIN: 2120-AA64) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3560. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; SOCATA — Groupe Aerospatiale Models TB9, TB10, and TB200 Airplanes [Docket No. FAA-2007-27432 Directorate Identifier 2007-CE-017-AD; Amendment 39-15122; AD 2007-13-18] (RIN: 2120-AA64) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3561. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Air Tractor, Inc. Models AT-602, AT-802, and AT-802A Airplanes [Docket No. FAA-2007-27212; Directorate Identifier 2007-CE-011-AD; Amendment 39-15121; AD 2007-13-17] (RIN: 2120-AA64) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3562. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Alpha Aviation Design Limited (Type Certificate No. A48EU previously held by APEX Aircraft and AVIONS PIERRE ROBIN) Model R2160 Airplanes [Docket No. FAA-2006-26494 Directorate Identifier 2006-CE-079-AD; Amendment 39-15119; AD 2007-13-15] (RIN: 2120-AA64) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3563. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness

Directives; Diamond Aircraft Industries GmbH Model DA 42 Airplanes [Docket No. FAA-2007-27610 Director Identifier 2007-CE-023-AD; Amendment 39-15120; AD 2007-13-16] (RIN: 2120-AA64) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3564. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Modification to the Norton Sound Low, Woody Island Low, Control 1234L, and control 1487L Off-shore Airspace Areas; AK [Docket No. FAA-2006-25852; Airspace Docket No. 06-AAL-29] received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3565. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Establishment of Class E Airspace; Vero Beach, FL [Docket No. FAA-2007-28101; Airspace Docket No. 07-ASO-9] received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3566. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Establishment, Modification and Revocation of VOR Federal Airways; East Central United States. [Docket No. FAA-2006-24926; Airspace Docket No. 06-ASW-1] (RIN: 2120-AA66) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3567. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Revision of Class E Airspace; Red Dog, AK [Docket No. FAA-2007-27439; Airspace Docket No. 07-AAL-04] received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3568. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Amendment of Class D Airspace; Valdosta, Moody AFB, GA [Docket No. FAA-2007-28298; Airspace Docket No. 07-ASO-10] received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3569. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Establishment of Low Altitude Area Navigation Routes (T-Routes); Los Angeles, CA [Docket No. FAA-2007-27332; Airspace Docket No. 07-AWP-2] received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3570. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Modification of Restricted Areas 3601A and 3601B; Brookville, KS [Docket No. FAA-2004-17774; Airspace Docket No. 04-ACE-32] (RIN: 2120-AA66) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3571. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Establishment of Class E Airspace; Dean Memorial Airport, NH [Docket No. FAA 2007-28010, Airspace Docket No. 07-ANE-91] received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3572. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Establishment of Class E Airspace; Front Royal-Warren County, VA [Docket No. FAA 2007-27512, Airspace Docket No. 07-AEA-01] received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3573. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Revision of Area Navigation Route Q-22; South Central United States [Docket No. FAA-2007-28477; Airspace Docket No. 07-ASW-4] (RIN: 2120-AA66) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3574. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Modification to the Norton Sound Low, Woody Island Low, Control 1234L and Control 1487L Off-shore Airspace Areas; Alaska [Docket No. FAA-2006-25852; Airspace Docket No. 06-AAL-29] (RIN: 2120-AA66) received September 18, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. THOMPSON of Mississippi: Committee on Homeland Security. H.R. 1680. A bill to authorize the Secretary of Homeland Security to regulate the sale of ammonium nitrate to prevent and deter the acquisition of ammonium nitrate by terrorists; with amendments (Rept. 110-357). Referred to the Committee of the Whole House on the State of the Union.

Ms. SUTTON: Committee on Rules. House Resolution 701. Resolution providing for consideration of the bill (H.R. 928) to amend the Inspector General Act of 1978 to enhance the independence of the Inspectors General, to create a Council of the Inspectors General on Integrity and Efficiency, and for other purposes (Rept. 110-358). Referred to the House Calendar.

Ms. SUTTON: Committee on Rules. House Resolution 702. Resolution providing for consideration of the bill (H.R. 2740) to require accountability for contractors and contract personnel under Federal contracts, and for other purposes (Rept. 110-359). Referred to the House Calendar.

Mr. CARDOZA: Committee on Rules. House Resolution 703. Resolution providing for consideration of the bill (H.R. 3648) to amend the Internal Revenue Code of 1986 to exclude discharges of indebtedness on principal residences from gross income, and for other purposes (Rept. 110-360). Referred to the House Calendar.

Mr. ARCURI: Committee on Rules. House Resolution 704. Resolution providing for consideration of the bill (H.R. 3246) to amend title 40, United States Code, to provide a comprehensive regional approach to economic and infrastructure development in the most severely economically distressed regions in the Nation (Rept. 110-361). Referred to the House Calendar.

Mr. FRANK of Massachusetts: Committee on Financial Services. H.R. 2895. A bill to establish the National Affordable Housing Trust Fund in the Treasury of the United States to provide for the construction, rehabilitation, and preservation of decent, safe, and affordable housing for low-income families; with an amendment (Rept. 110-362). Referred to the Committee of the Whole House on the State of the Union.

Mr. FRANK of Massachusetts: Committee on Financial Services. H.R. 3002. A bill to establish a demonstration program to authorize the Secretary of Housing and Urban Development to guarantee obligations issued by Indian tribes to finance community and

economic development activities; with an amendment (Rept. 110-363). Referred to the Committee of the Whole House on the State of the Union.

PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions were introduced and severally referred, as follows:

By Mr. UDALL of New Mexico (for himself and Mrs. BONO):

H.R. 3717. A bill to amend the Internal Revenue Code of 1986 to provide a tax credit to employers for the costs of implementing wellness programs, and for other purposes; to the Committee on Ways and Means.

By Mr. ALTMIRE (for himself, Mr. GEORGE MILLER of California, Mr. YARMUTH, Mr. HOLT, and Mr. VAN HOLLEN):

H.R. 3718. A bill to amend the Elementary and Secondary Education Act of 1965 to require the Secretary of Education to address conflicts of interest associated with use of advisory committees and technical assistance providers in the administration of such Act; to the Committee on Education and Labor.

By Ms. CASTOR:

H.R. 3719. A bill to prohibit implementation of a guidance letter proposing rules relating to the Federal-State financial partnerships under Medicaid and the State Children's Health Insurance Program; to the Committee on Energy and Commerce.

By Mr. EDWARDS:

H.R. 3720. A bill to designate the facility of the United States Postal Service located at 424 Clay Avenue in Waco, Texas, as the "Army PFC Juan Alonso Covarrubias Post Office Building"; to the Committee on Oversight and Government Reform.

By Mr. EDWARDS:

H.R. 3721. A bill to designate the facility of the United States Postal Service located at 1190 Lorena Road in Lorena, Texas, as the "Marine Gunnery Sgt. John D. Fry Post Office Building"; to the Committee on Oversight and Government Reform.

By Mr. ENGLISH of Pennsylvania:

H.R. 3722. A bill to amend the Internal Revenue Code of 1986 to allow for expenditures from the Harbor Maintenance Trust Fund for certain harbor construction activities, and for other purposes; to the Committee on Ways and Means, and in addition to the Committee on Transportation and Infrastructure, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. FOSSELLA (for himself and Mr. HINCHEY):

H.R. 3723. A bill to establish the Raritan Bay Stewardship Initiative; to the Committee on Natural Resources, and in addition to the Committee on Transportation and Infrastructure, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. FOSSELLA (for himself and Mr. HILL):

H.R. 3724. A bill to establish a National Commission on Entitlement Solvency; to the Committee on Ways and Means, and in addition to the Committees on Energy and Commerce, and Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. AL GREEN of Texas (for himself and Mr. MCHENRY):

H.R. 3725. A bill to amend the Real Estate Settlement Procedures Act of 1974 to require the submission to each borrower under a federally related mortgage loan of a one-page description of the essential terms of the loan; to the Committee on Financial Services.

By Mr. HILL (for himself, Mr. FOSSELLA, Mr. BURTON of Indiana, Mr. DONNELLY, Mr. ELLSWORTH, Mrs. GILLIBRAND, Mr. HALL of New York, Mr. PATRICK MURPHY of Pennsylvania, Mr. PENCE, Ms. BERKLEY, Mr. BUCHANAN, Mr. VISCLOSKEY, and Mr. KAGEN):

H.R. 3726. A bill to amend the Internal Revenue Code of 1986 to allow the deduction for real property taxes on the principal residences to all individuals whether or not they itemize other deductions; to the Committee on Ways and Means.

By Mr. HONDA (for himself, Mr. PASTOR, and Mr. FORTUÑO):

H.R. 3727. A bill to amend title 5, United States Code, to provide that premium pay be paid to Federal employees whose official duties require the use of one or more languages besides English; to the Committee on Oversight and Government Reform.

By Mrs. MALONEY of New York (for herself, Mr. LANTOS, and Ms. JACKSON-LEE of Texas):

H.R. 3728. A bill to express United States foreign policy with respect to, and to strengthen United States advocacy on behalf of, individuals persecuted and denied their rights in foreign countries on account of gender, and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committees on Financial Services, and the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. MCCARTHY of California:

H.R. 3729. A bill to designate the facility of the United States Postal Service located at 427 North Street in Taft, California, as the "Larry S. Pierce Post Office"; to the Committee on Oversight and Government Reform.

By Mr. McDERMOTT (for himself and Mr. WILSON of South Carolina):

H.R. 3730. A bill to establish a United States-India interparliamentary exchange group; to the Committee on Foreign Affairs.

By Mr. PAUL:

H.R. 3731. A bill to suspend temporarily the duty on lutetium oxide; to the Committee on Ways and Means.

By Mr. PAUL:

H.R. 3732. A bill to suspend temporarily the duty on phosphoric acid, lanthanum salt, cerium terbium-doped; to the Committee on Ways and Means.

By Mr. SARBANES:

H.R. 3733. A bill to establish a National Foundation on Physical Fitness and Sports to carry out activities to support and supplement the mission of the President's Council on Physical Fitness and Sports; to the Committee on Education and Labor.

By Mr. SIMPSON:

H.R. 3734. A bill to rename the Snake River Birds of Prey National Conservation Area in the State of Idaho as the Morley Nelson Snake River Birds of Prey National Conservation Area in honor of the late Morley Nelson, an international authority on birds of prey, who was instrumental in the establishment of this National Conservation Area, and for other purposes; to the Committee on Natural Resources.

By Mr. TANNER (for himself, Mrs. JONES of Ohio, Mr. DAVIS of Alabama, and Mr. LARSON of Connecticut):

H.R. 3735. A bill to amend the Internal Revenue Code of 1986 to extend the look-through

treatment of payments between related controlled foreign corporations; to the Committee on Ways and Means.

By Mrs. JO ANN DAVIS of Virginia (for herself, Mrs. DRAKE, Mr. SCOTT of Virginia, Mr. FORBES, Mr. GOODE, Mr. GOODLATTE, Mr. CANTOR, Mr. MORAN of Virginia, Mr. BOUCHER, Mr. WOLF, and Mr. TOM DAVIS of Virginia):

H. Con. Res. 222. Concurrent resolution commending NASA Langley Research Center in Virginia on the celebration of its 90th anniversary on October 26 and 27, 2007; to the Committee on Science and Technology.

By Mr. VAN HOLLEN (for himself and Mr. DENT):

H. Con. Res. 223. Concurrent resolution honoring professional surveyors and recognizing their contributions to society; to the Committee on Oversight and Government Reform.

By Mr. WOLF (for himself and Mr. SARBANES):

H. Con. Res. 224. Concurrent resolution expressing support for a National Telework Week to be established; to the Committee on Education and Labor.

By Mr. PUTNAM:

H. Res. 699. A resolution electing a Minority Member to a standing committee of the House of Representatives; considered and agreed to.

By Mrs. BONO (for herself and Ms. ROYBAL-ALLARD):

H. Res. 700. A resolution supporting the We Don't Serve Teens campaign; to the Committee on Oversight and Government Reform.

By Mr. BILIRAKIS (for himself, Ms. ROS-LEHTINEN, Mr. BURTON of Indiana, Mr. MCCOTTER, Mr. FRANKS of Arizona, Mr. RENZI, Mr. SOUDER, Mr. FEENEY, Mr. TIBERI, Mr. RYAN of Ohio, and Mr. ADERHOLT):

H. Res. 705. A resolution expressing the sense of the House of Representatives that the Chinese Communist Party should be condemned for engaging in coercive abortion practices, and for other purposes; to the Committee on Foreign Affairs.

By Mr. HALL of New York (for himself, Ms. CORRINE BROWN of Florida, Mr. MCGOVERN, Ms. JACKSON-LEE of Texas, Mrs. MALONEY of New York, Mr. ENGEL, Mr. JOHNSON of Georgia, Ms. SLAUGHTER, Mr. PAYNE, Mr. McDERMOTT, Mr. UDALL of Colorado, Mr. STARK, Mr. FARR, and Mrs. LOWEY):

H. Res. 706. A resolution honoring all members of the Armed Forces and civilian personnel serving in harm's way and pledging to debate policy decisions regarding the war in Iraq without attacking the integrity of any person, and for other purposes; to the Committee on Armed Services.

By Mr. HASTINGS of Florida (for himself and Mr. RANGEL):

H. Res. 707. A resolution honoring the 50th anniversary of Althea Gibson's championship at Wimbledon and Forest Hills, and honoring the life and legacy of a teacher, daughter, and internationally acclaimed athlete who defied the boundaries of race, class, and gender; to the Committee on Oversight and Government Reform.

By Ms. LORETTA SANCHEZ of California (for herself, Ms. DELAURO, Mr. DICKS, Mr. SERRANO, Mr. RENZI, Mr. LEVIN, Mr. MCGOVERN, Mrs. JONES of Ohio, Mr. MURTHA, Ms. JACKSON-LEE of Texas, Mr. BOSWELL, Mr. KUCINICH, Ms. HIRONO, Mr. CUMMINGS, Ms. BORDALLO, Mr. LANTOS, Mr. HONDA, and Mr. HINOJOSA):

H. Res. 708. A resolution honoring the life and accomplishments of Luciano Pavarotti and recognizing the significant and positive

impact of his astounding musical talent, his achievement in raising the profile of opera with audiences around the world, and his commitment to charitable causes; to the Committee on Foreign Affairs.

ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions as follows:

H.R. 20: Mr. HONDA.
H.R. 98: Mr. UDALL of Colorado.
H.R. 136: Mr. UDALL of Colorado.
H.R. 138: Mr. WILSON of South Carolina and Mr. UDALL of Colorado.
H.R. 139: Mr. MANZULLO.
H.R. 211: Mr. MCNERNEY.
H.R. 225: Mrs. DRAKE.
H.R. 579: Mr. NEAL of Massachusetts.
H.R. 642: Ms. SCHWARTZ.
H.R. 643: Mr. KNOLLENBERG, Mr. FEENEY, Mr. ALTMIRE, and Mr. LUCAS.
H.R. 661: Mr. ALLEN.
H.R. 715: Mrs. JO ANN DAVIS of Virginia, Mr. MCHUGH, and Mrs. EMERSON.
H.R. 741: Mr. FORBES.
H.R. 743: Mr. BOEHNER, Mr. BOSWELL, Mr. DONNELLY, Mr. SHADEGG, Mr. BRADY of Texas, Mr. KLEIN of Florida, Mr. ENGLISH of Pennsylvania, Mr. THOMPSON of California, and Mr. WALSH of New York.
H.R. 748: Mr. REICHERT, Mr. VAN HOLLEN, and Ms. WOOLSEY.
H.R. 849: Mr. UDALL of Colorado.
H.R. 850: Mr. UDALL of Colorado.
H.R. 864: Mr. UDALL of New Mexico.
H.R. 891: Mr. HAYES, Mr. ALLEN, Mr. ACKERMAN, and Mr. CASTLE.
H.R. 972: Ms. BORDALLO.
H.R. 1000: Mr. SNYDER, Mrs. MALONEY of New York, Ms. WOOLSEY, Ms. SUTTON, Mr. BARTLETT of Maryland, Mr. LEWIS of Georgia, Mr. CLAY, Mr. KUCINICH, and Mr. HODES.
H.R. 1004: Mr. RYAN of Ohio and Mr. MORAN of Virginia.
H.R. 1017: Mr. MOORE of Kansas.
H.R. 1032: Mr. OLVER.
H.R. 1092: Mr. VAN HOLLEN.
H.R. 1125: Mr. PUTNAM, Mr. TIM MURPHY of Pennsylvania, Mr. MAHONEY of Florida, Mr. SPACE, and Mr. MARIO DIAZ-BALART of Florida.
H.R. 1188: Mr. GEORGE MILLER of California.
H.R. 1201: Mr. BURTON of Indiana and Mr. WALBERG.
H.R. 1222: Mr. LOBIONDO.
H.R. 1223: Mr. LOBIONDO.
H.R. 1229: Mr. DENT.
H.R. 1236: Mr. GENE GREEN of Texas, Mr. MELANCON, Ms. BALDWIN, Mr. FOSSELLA, Mr. WEINER, Ms. SOLIS, Mr. BOUCHER, Mrs. CAPPS, and Mr. ENGEL.
H.R. 1237: Mr. MELANCON, Mrs. JO ANN DAVIS of Virginia, Mr. NADLER, Mr. HERGER, Mr. KAGEN, Mr. REYNOLDS, and Mr. ALTMIRE.
H.R. 1275: Mr. WEINER.
H.R. 1283: Mr. DONNELLY, Mr. ROYCE, and Mr. DAVIS of Illinois.
H.R. 1328: Mr. BLUMENAUER.
H.R. 1333: Mr. KUHL of New York.
H.R. 1346: Ms. MATSUI.
H.R. 1350: Mr. ELLISON.
H.R. 1363: Mrs. LOWEY, Mr. NEAL of Massachusetts, Mr. DAVIS of Alabama, Mr. MCNERNEY, and Ms. DELAURO.
H.R. 1399: Mr. KAGEN.
H.R. 1422: Mr. CONYERS and Mr. HIGGINS.
H.R. 1424: Mr. MELANCON.
H.R. 1514: Ms. LORETTA SANCHEZ of California.
H.R. 1537: Mr. HALL of New York.
H.R. 1576: Mr. DENT, Mr. EMANUEL, Mr. POMEROY, Mr. MEEK of Florida, Mr. SAM JOHNSON of Texas, and Mr. PASCRELL.

- H.R. 1584: Mr. WEXLER.
H.R. 1607: Mr. TOM DAVIS of Virginia.
H.R. 1619: Mr. HOEKSTRA, Mr. GORDON, Mr. ISSA, and Mr. CAMPBELL of California.
H.R. 1644: Ms. CORRINE BROWN of Florida and Ms. HOOLEY.
H.R. 1671: Mrs. CAPPS and Mr. ARCURI.
H.R. 1687: Mr. ABERCROMBIE.
H.R. 1721: Mr. GORDON and Mr. COOPER.
H.R. 1738: Mr. ANDREWS.
H.R. 1742: Mr. SPACE.
H.R. 1758: Mr. UDALL of Colorado.
H.R. 1845: Mr. KILDEE, Mr. SCOTT of Georgia, and Mr. REYNOLDS.
H.R. 1846: Mr. RYAN of Ohio.
H.R. 1876: Mr. LINCOLN DAVIS of Tennessee and Mr. WEXLER.
H.R. 1884: Mr. MITCHELL and Mr. LOEBACK.
H.R. 1903: Mr. HALL of Texas and Mr. RAMSTAD.
H.R. 1971: Mr. ISRAEL.
H.R. 2016: Mr. FARR, Mr. MARKEY, Mr. HODES, and Ms. BALDWIN.
H.R. 2036: Mr. MCGOVERN.
H.R. 2053: Mr. LATHAM and Ms. FALLIN.
H.R. 2067: Mr. LINCOLN DAVIS of Tennessee.
H.R. 2166: Mr. GORDON and Mr. FERGUSON.
H.R. 2167: Ms. LINDA T. SÁNCHEZ of California.
H.R. 2188: Mr. BLUMENAUER.
H.R. 2205: Mr. KNOLLENBERG.
H.R. 2262: Mr. MCGOVERN, Mr. SALAZAR, and Mr. WEXLER.
H.R. 2265: Mr. WAXMAN and Mr. HARE.
H.R. 2349: Mr. CONYERS.
H.R. 2353: Ms. SOLIS.
H.R. 2370: Mr. WALSH of New York and Mr. TURNER.
H.R. 2416: Mr. MCCOTTER.
H.R. 2453: Mr. ISSA.
H.R. 2477: Mr. BLUMENAUER and Mr. RUSH.
H.R. 2511: Mr. FORTUÑO.
H.R. 2514: Mr. MORAN of Virginia.
H.R. 2516: Mr. FATTAH.
H.R. 2539: Mr. BRADY of Pennsylvania.
H.R. 2578: Mr. WILSON of Ohio.
H.R. 2606: Mr. LINCOLN DAVIS of Tennessee, Mr. BISHOP of Georgia, Mr. BERRY, and Mr. CONYERS.
H.R. 2634: Mrs. JONES of Ohio and Ms. BALDWIN.
H.R. 2668: Mr. MATHESON.
H.R. 2677: Mr. McNULTY.
H.R. 2687: Mr. FLAKE.
H.R. 2694: Mr. PRICE of North Carolina.
H.R. 2702: Mr. BLUMENAUER, Mr. TOWNS, Mr. CONYERS, and Ms. HIRONO.
H.R. 2742: Mr. HIGGINS.
H.R. 2744: Mr. OLVER, Mr. MCHUGH, Mr. BOUCHER, Mr. TERRY, and Mr. RAHALL.
H.R. 2758: Mr. NADLER.
H.R. 2790: Mr. LEWIS of Georgia, Mr. DAVIS of Illinois, Mr. HINCHEY, Mr. KAGEN, Mr. KENNEDY, Mr. DeFAZIO, Ms. KILPATRICK, and Mr. CARNEY.
H.R. 2805: Mr. WEXLER.
H.R. 2820: Mr. BERRY and Mr. EDWARDS.
H.R. 2826: Mr. HONDA, Ms. SUTTON, Mr. FILLER, and Mr. HIGGINS.
H.R. 2832: Mr. ISRAEL.
H.R. 2840: Mrs. LOWEY.
H.R. 2851: Mr. GORDON, Mr. ENGEL, Mr. WYNN, Mr. GENE GREEN of Texas, Mr. GONZALEZ, Mr. ROSS, Mr. HILL, Ms. BERKLEY, Mr. HINCHEY, Mr. CUELLAR, Mr. RUPPERSBERGER, Mr. FARR, Mr. DELAHUNT, Mr. HOLT, Mr. YARMUTH, and Ms. MATSUI.
H.R. 2857: Mr. ETHERIDGE.
H.R. 2864: Mr. GORDON, Mr. HOLDEN, Mr. COHEN, Mr. MCGOVERN, Mr. GENE GREEN of Texas, and Mr. GUTIERREZ.
H.R. 2870: Mr. BLUMENAUER.
H.R. 2894: Mr. GENE GREEN of Texas and Mr. VAN HOLLEN.
H.R. 2895: Mr. ROSS, Ms. SHEA-PORTER, Ms. DELAURO, Mr. ARCURI, Mr. BRALEY of Iowa, Mr. ORTIZ, Mr. KAGEN, and Ms. DEGETTE.
H.R. 2993: Mr. MARSHALL.
H.R. 3026: Mr. GOODLATTE.
H.R. 3042: Mr. HALL of New York, Mr. FILLER, Mr. ANDREWS, Mr. EDWARDS, Mr. FERGUSON, and Mr. WU.
H.R. 3140: Mr. BRADY of Pennsylvania and Ms. WASSERMAN SCHULTZ.
H.R. 3148: Mr. FORBES.
H.R. 3164: Mr. BLUMENAUER.
H.R. 3168: Mr. COHEN.
H.R. 3173: Mr. CONYERS.
H.R. 3175: Ms. WATSON.
H.R. 3191: Ms. BORDALLO, Mr. ELLISON, Mr. BLUMENAUER, Ms. SUTTON, and Mr. ALTMIRE.
H.R. 3282: Mr. INSLEE.
H.R. 3298: Mr. HALL of New York and Mr. CONYERS.
H.R. 3327: Mr. KING of New York, Ms. SCHAKOWSKY, Mr. PASCRELL, Mr. GRIJALVA, Mr. WEXLER, and Mr. OLVER.
H.R. 3334: Mr. TIBERI and Mr. PETERSON of Minnesota.
H.R. 3380: Mr. RENZI, Mr. CANNON, Mr. MORAN of Virginia, Mr. REICHERT, and Mr. CARNEY.
H.R. 3426: Mr. GORDON of Tennessee.
H.R. 3432: Mr. NADLER and Mr. HARE.
H.R. 3446: Mr. LEVIN, Mr. CONYERS, and Mr. DINGELL.
H.R. 3457: Mr. BAKER, Mr. SULLIVAN, and Mr. GRIJALVA.
H.R. 3494: Mrs. BOYDA of Kansas and Mr. AKIN.
H.R. 3498: Mr. ARCURI.
H.R. 3512: Mr. COHEN.
H.R. 3529: Mr. COURTNEY.
H.R. 3533: Mr. BUTTERFIELD, Ms. DEGETTE, Mr. PAUL, Ms. WASSERMAN SCHULTZ, Mr. CLAY, and Ms. SLAUGHTER.
H.R. 3541: Ms. LINDA T. SÁNCHEZ of California, Mr. WALSH of New York, Mrs. BOYDA of Kansas, Mrs. MCMORRIS RODGERS, and Mr. STUPAK.
H.R. 3547: Ms. MATSUI, and Mr. GALLEGLY.
H.R. 3558: Mr. GONZALEZ and Mr. SPRATT.
H.R. 3585: Mr. HARE.
H.R. 3597: Mrs. CAPPS.
H.R. 3610: Ms. DEGETTE.
H.R. 3645: Mr. BRADY of Pennsylvania and Mr. COHEN.
H.R. 3646: Mr. TERRY.
H.R. 3660: Ms. SHEA-PORTER and Mr. BURTON of Indiana.
H.R. 3689: Ms. MATSUI.
H.R. 3691: Mr. WELCH of Vermont and Mr. GRIJALVA.
H. Con. Res. 163: Mr. GOODE.
H. Con. Res. 200: Mr. KUCINICH and Mr. HARE.
H. Con. Res. 205: Mr. COOPER.
H. Con. Res. 218: Mr. BURTON of Indiana, Mr. AKIN, Mr. WILSON of South Carolina, Mr. WAMP, and Mr. NEUGEBAUER.
H. Con. Res. 221: Mr. HODES, Mr. McDERMOTT, Mr. BRADY of Pennsylvania, Mr. BISHOP of New York, and Mr. JOHNSON of Georgia.
H. Res. 71: Mr. CONYERS.
H. Res. 237: Mr. COHEN and Ms. MCCOLLUM of Minnesota.
H. Res. 259: Mrs. DAVIS of California.
H. Res. 322: Mrs. JONES of Ohio and Mr. SIRES.
H. Res. 356: Mr. YARMUTH.
H. Res. 448: Mrs. EMERSON, Mr. WALBERG, and Mr. ETHERIDGE.
H. Res. 537: Mr. DOGGETT.
H. Res. 542: Mr. PETRI, Mr. DREIER, Mr. ELLISON, Mr. HOLDEN, Mr. KUHL of New York, Mr. PLATTS, Mr. FEENEY, and Mr. SIMPSON.
H. Res. 573: Mr. HARE, Mr. HIGGINS, and Mr. GONZALEZ.
H. Res. 576: Mr. WALSH of New York.
H. Res. 588: Mr. KUHL of New York and Mr. GEORGE MILLER of California.
H. Res. 607: Mr. LINDER, Mr. BLUMENAUER, and Mr. SHERMAN.
H. Res. 610: Mr. ABERCROMBIE.
H. Res. 616: Mr. POE.
H. Res. 617: Mr. WOLF.
H. Res. 618: Mr. GORDON and Mr. JACKSON of Illinois.
H. Res. 653: Mr. LANTOS.
H. Res. 669: Ms. SCHAKOWSKY, Mr. HASTINGS of Florida, and Ms. WASSERMAN SCHULTZ.
H. Res. 674: Mr. PORTER.
H. Res. 676: Ms. FOX and Ms. BORDALLO.
H. Res. 689: Mr. LANTOS.

DELETIONS OF SPONSORS FROM PUBLIC BILLS AND RESOLUTIONS

Under clause 7 of rule XII, sponsors were deleted from public bills and resolutions as follows:

- H.R. 1506: Mr. BUTTERFIELD.
H. Res. 106: Mr. CARNAHAN.